



**EUROPEAN UNION RULE OF LAW MISSION IN KOSOVO
EULEX KOSOVO**

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Pristina, 14 September 2012

Our ref.: PROC/369/12/ Medicaments, Consumables and Reagents FWC 2
(EuropeAid/133216/D/SUP/XK)

Dear Sirs,

SUBJECT: INVITATION TO TENDER FOR: "Framework Contract for the Supply of Medicaments, Consumables and Reagents No. 2"

This tender procedure is launched under suspensive clause i.e. Provision of the supplies concerned is subject to availability of the budget funds.¹

This is an invitation to tender for the above mentioned supply contract. Please find enclosed the following documents, which constitute the tender dossier:

- A. INSTRUCTIONS TO TENDERERS**
- B. DRAFT CONTRACT AND SPECIAL CONDITIONS, INCLUDING ANNEXES**
 - DRAFT CONTRACT**
 - SPECIAL CONDITIONS**
 - ANNEX I GENERAL CONDITIONS**
 - ANNEX II +III TECHNICAL SPECIFICATIONS + TECHNICAL OFFER (TO BE TAILORED TO THE SPECIFIC PROJECT)**
 - ANNEX IV BUDGET BREAKDOWN (MODEL FINANCIAL OFFER)**
 - ANNEX V FORMS**
- C. FURTHER INFORMATION**
 - ADMINISTRATIVE COMPLIANCE GRID**
 - EVALUATION GRID**
- D. TENDER FORM FOR A SUPPLY CONTRACT**

¹ See paragraph 2.4.12, of the Practical Guide to Contract procedures for EU external actions

For full information about procurement procedures please consult the Practical Guide to contract procedures for EC external actions and its annexes, which can be downloaded from the following web page: http://ec.europa.eu/europeaid/work/procedures/index_en.htm.

We look forward to receiving your tender and the accompanying tender guarantee before **before Tuesday, 04 December 2012 at 15:00 hrs** at the address specified in the documents.

Yours sincerely,

Xavier de Marnhac
Head of EULEX KOSOVO

A. INSTRUCTIONS TO TENDERERS

PUBLICATION REF.: PROC/369/12/Medicaments, Consumables and Reagents

In submitting a tender, the tenderer accepts in full and without restriction the special and general conditions governing the contract as the sole basis of this tendering procedure, whatever its own conditions of sale may be, which it hereby waives. Tenderers are expected to examine carefully and comply with all instructions, forms, contract provisions and specifications contained in this tender dossier. Failure to submit a tender containing all the required information and documentation within the deadline specified will lead to the rejection of the tender. No account can be taken of any reservation in the tender as regards the tender dossier; any reservation may result in the immediate rejection of the tender without further evaluation.

These Instructions set out the rules for the submission, selection and implementation of contracts financed under this call for tenders, in conformity with the provisions of the Practical Guide to contract procedures for EU external actions, which is applicable to the present call (available on the Internet at this address:

http://ec.europa.eu/europeaid/work/procedures/index_en.htm).

Supplies to be provided

- 1.1 The subject of the framework contract is to settle the terms governing the delivery of medicaments, consumables and reagents (see Annex II and III for the description of the items and the yearly estimated quantities of items that MAY be purchased during the duration of the framework contract) in three lots, at EULEX Kosovo, Pristina, DAP².

Lot 1	Medicaments
Lot 2	Consumables
Lot 3	Laboratory Consumables and Reagents

The signature of the framework contract imposes no obligation on the Contracting Authority to purchase the quantities as estimated in Annex II and III.

Deliveries shall ONLY take place following the issuance of “purchase orders” to be issued by the Contracting Authority during the duration of this framework contract.

Deliveries shall take place within 30 calendar days after the receipt by the contractor of a “purchase order”.

In case of emergency situations (e.g. endemic infections, MASCAL, etc.), duly justified by the Contracting Authority, the Contractor must be able to deliver the relevant items stipulated within all three lots within 72 hours after written request made by Contracting Authority.

Unless exceptional circumstances or urgent logistic needs, the contracting authority will make efforts to let 30 days elapse between the issuance of two consecutive Purchase Orders.

- 1.2 The supplies must comply fully with the technical specifications set out in the tender dossier (technical annex) and conform in all respects with the drawings, quantities, models, samples, measurements and other instructions.

² DAP (Delivered at Place) - Incoterms 2010 International Chamber of Commerce
<http://www.iccwbo.org/incoterms/>

1.3 Tenderers are not authorised to tender for a variant in addition to the present tender.

2 Timetable

	DATE	TIME*
Clarification meeting / site visit (if any)	Not applicable	Not applicable
Deadline for request for any clarifications from the Contracting Authority	13 November 2012	18:00 hrs
Last date on which clarifications are issued by the Contracting Authority	23 November 2012	16:00 hrs
Deadline for submission of tenders	04 December 2012	15:00 hrs
Tender opening session	04 December 2012	15:30 hrs
Notification of award to the successful tenderer	January 2013 *	-
Signature of the contract	January/February 2013 *	-

* All times are in the time zone of the country of the Contracting Authority (Kosovo)

* Provisional date

3 Participation

- 3.1 Participation in tendering is open to all legal persons participating either individually or in a grouping (consortium) or tenderers which are established in a Member State of the European Union in an official candidate country, or a country that is a beneficiary of the Instrument for Pre-Accession Assistance, in a Member State of the European Economic Area, a country of the Western Balkans region or a contributing third state, as authorized by Council Joint Action 2008/124/CFSP of 04 February 2008 on EULEX KOSOVO as amended by JA 2009/445/CFSP and Council Decision 2010/322/CFSP, and Council Decision 2012/291/CFSP of 5th June 2012. The participation is also open to international organisations. The participation of natural persons is directly governed by the specific instruments applicable to the programme under which the contract is financed.
- 3.2 These terms refer to all nationals of the said states and to all legal entities, companies or partnerships constituted under, and governed by, the civil, commercial or public law of such states and having their statutory office, central administration or principal place of business there. A legal entity, company or partnership having only its statutory office there must be engaged in an activity which has an effective and continuous link with the economy of the state concerned.
- 3.3 These rules apply to:
- tenderers
 - members of a consortium
 - any subcontractors.
- 3.4 Natural persons, companies or undertakings falling into a situation set out in section 2.3.3 of the Practical Guide to contract procedures for EU external actions are excluded from participation in and the award of contracts. Tenderers must provide declarations to the effect that they are not in

any of these exclusion situations. The declarations must cover all the members of a joint venture/consortium. Tenderers who have been guilty of making false declarations may also incur financial penalties and exclusion in accordance with section 2.3.4 of the Practical Guide.

The exclusion situation referred to above also applies to any subcontractor. Whenever requested by the Contracting Authority, the tenderer/contractor shall submit a declaration from the intended subcontractor that it is not in one of the exclusion situations. In case of doubt on this declaration of honour, the Contracting Authority shall request documentary evidence that the sub-contractor is not in a situation of exclusion.

- 3.5 To be eligible for participation in this tender procedure, tenderers must prove to the satisfaction of the Contracting Authority that they comply with the necessary legal, technical and financial requirements and have the means to carry out the contract effectively.
- 3.6 If the offer includes subcontracting, it is recommended that the contractual arrangements between the tenderer and its subcontractors include mediation, according to national and international practices, as a method of dispute resolution.

4 Origin

- 4.1 The rule of origin has been derogated.

5 Type of contract

- 5.1 Framework contract with unit-price.
- 5.2 The quantities estimated and specified in ANNEX II +III are only indicative quantities and do NOT compel the contracting authority to buy any of them. The contracting authority may at its own discretion purchase fewer or more quantities than the estimated quantities per item. The overall financial ceiling of purchase being the maximum budget available for the framework contract.
- 5.3 The contractor shall NOT be entitled to compensation and shall NOT be allowed to claim for changes of the unit prices, in case the contracting authority decides to purchase fewer or more quantities than the indicative ones specified per item in Annex II + III and/or in case the contracting authority decides NOT to purchase ANY of these quantities.
- 5.4 Payments and/or pre-financing will only be made by the Contracting Authority on the basis of the actual amount of the Purchase Orders to be issued during the duration of the framework contract. Actually, no pre-financing or payment shall be made on the only basis of the signature of this framework contract.
- 5.5 The framework contract shall be concluded for a period of one (1) year with effect on the date on which it enters into force, (although the Framework contract may be terminated at short notice. See article 36 of the special conditions of the draft contract).
- 5.6 The contracting authority may, at its own discretion extend this framework contract. Such extension shall be made under negotiated procedure. The contract may only be extended once, such that the duration of extension does not exceed the duration of the initial framework contract. Any extension will be conditioned and limited by the Mission's mandate, the availability of corresponding budgetary funds and the satisfactory fulfillment of its obligations by the contractor.

6 Currency

Tenders must be presented in euro³.

7 Lots

- 7.1 The tenderer may submit a tender for one lot, several or all of the lots.
- 7.2 Each lot will form a separate contract and the quantities indicated for different lots will be indivisible. The tenderer must offer the whole of the quantity or quantities indicated for each lot. Under no circumstances must tenders for part of the quantities required be taken into consideration. If the tenderer is awarded more than one lot, a single contract may be concluded covering all those lots.
- 7.3 A tenderer may include in its tender the overall discount it would grant in the event of some or all of the lots for which it has submitted a tender being awarded. The discount should be clearly indicated for each lot in such a way that it can be announced during the public tender opening session.
- 7.4 Contracts will be awarded lot by lot, but the Contracting Authority may select the most favourable overall solution after taking account of any discounts offered.

8 Period of validity

- 8.1 Tenderers shall be bound by their tenders for a period of 90 days from the deadline for the submission of tenders or until they have been notified of non-award.
- 8.2 In exceptional cases and prior to the expiry of the original tender validity period, the Contracting Authority may ask tenderers in writing to extend this period by 40 days. Such requests and the responses to them must be made in writing. Tenderers that agree to do so will not be permitted to modify their tenders and they are bound to extend the validity of their tender guarantees for the revised period of validity of the tender. If they refuse, without forfeiture of their tender guarantees, their participation in the tender procedure will be terminated.
- 8.3 The successful tenderer will be bound by its tender for a further period of 60 days. The further period is added to the validity period irrespective of the date of notification.

9 Language of offers

- 9.1 The offers, all correspondence and documents related to the tender exchanged by the tenderer and the Contracting Authority must be written in the language of the procedure which is English.

If the supporting documents are not written in one of the official languages of the European Union, a translation into the language of the call for tender must be attached. Where the documents are in an official language of the European Union other than the one of the procedure, it is however strongly recommended to provide a translation into the language of the call for tenders, in order to facilitate the evaluation of the documents.

10 Submission of tenders

- 10.1 Tenders must be received before the deadline specified in 10.3. They must include all the documents specified in point 11 of these Instructions and be sent to the following address:

³ The currency of tender shall be the currency of the contract and of payment.

EULEX Kosovo
Main Warehouse Compound
Procurement Section
Zona Industriale Veternik, P.O. Box 268.
(opposite Gorenje Hotel, next to fuel station)
10000 Pristina, Kosovo

Tenders must comply with the following conditions:

- 10.2 All tenders must be submitted in one original, marked “original”, and three copies signed in the same way as the original and marked “copy”
- 10.3 All tenders must be received at EULEX, Procurement Section, Main Warehouse Compound, Zona Industriale Veternik, P.O. Box 268, 10000 Pristina, Kosovo before the deadline **04 December 2012 at 15:00 hrs**, by registered letter with acknowledgement of receipt or hand-delivered against receipt signed by the Contracting Authority or its representative.
- 10.4 All tenders, including annexes and all supporting documents, must be submitted in a sealed envelope bearing only:
- a) the above address;
 - b) the reference code of this tender procedure, **EuropeAid/133216/D/SUP/XK Framework contract for the Supply of Medicaments, Consumables and Reagents No. 2**;
 - c) where applicable, the number of the lot(s) tendered for;
 - d) the words “Not to be opened before the tender opening session” in the language of the tender dossier and “Te mos hapet para sesionit te hapjes” and “Ne otvori pre otvarajuce sesije”.
 - e) the name of the tenderer.

The technical and financial offers must be placed together in a sealed envelope. The envelope should then be placed in another single sealed envelope/package, unless their volume requires a separate submission for each lot.

11 Content of tenders

All tenders submitted must comply with the requirements in the tender dossier and comprise:

Part 1: Technical offer:

- a detailed description of the supplies tendered in conformity with the technical specifications, including any documentation required.

The technical offer should be presented as per template (annex II+III*, the contractor’s technical offer) completed when and if necessary by separate sheets for details.

Part 2: Financial offer:

- A financial offer calculated on a basis of DAP⁴ for the supplies tendered.

This financial offer should be presented as per template (annex IV*, budget breakdown), and if necessary completed by separate sheets for the details.

⁴ DAP (delivered at place) - Incoterms 2010 International Chamber of Commerce - <http://www.iccwbo.org/incoterms/>

- An electronic version of the financial offer

Part 3: Documentation:

To be supplied following templates in annex*:

- The tender guarantee, for **(see below table with the amount per lot)**

Lot 1	Medicaments	Euros 1,000.00
Lot 2	Consumables	Euros 950.00
Lot 3	Laboratory Consumables and Reagents	Euros 950.00

- The “Tender Form for a Supply Contract”, duly completed, which includes the tenderer’s declaration, point 7, (from each member if a consortium):
- The details of the bank account into which payments should be made (financial identification form) (Where the tenderer has already signed another contract with the European Commission, it may provide instead of the financial identification form either its financial identification form number or a copy of the financial identification form provided on that occasion, unless a change occurred in the meantime.)
- The legal entity file and the supporting documents (Where the tenderer has already signed another contract with the European Commission, it may provide instead of the legal entity sheet and its supporting documents either its legal entity number or a copy of the legal entity sheet provided on that occasion, unless a change in its legal status occurred in the meantime.)

To be supplied on free formats:

- A description of the warranty conditions, which must be in accordance with the conditions laid down in Article 32 of the General Conditions.
- Certificate attesting that the tenderer has a license for sale of pharmaceutical products issued by Kosovo Medicine Agency.
 - For LOT 2 and 3, statements attesting that products are CE marked and in accordance with relevant ISO 9001 standards.
- For LOT 3: the tenderer shall have a manufacturer’s authorisation form.
- Each tenderer is required to submit at no charge to the Contracting Authority at least one photo of each item offered, along with a description **in English language** of the characteristics of the products as required in the technical specifications (Annex II+III) (e.g. under the form of a catalogue). The photos shall be taken in such a way so as to give a full presentation of each item offered. Photos (and/or catalogues) must be submitted in sealed envelopes indicating the lot and the item number.
- Duly authorised signature: an official document (statutes, power of attorney, notary statement, etc.) proving that the person who signs on behalf of the company/joint venture/consortium is duly authorised to do so.
- Any other requirement stipulated in the Technical Specifications (Annex II+III)

Remarks:

Tenderers are requested to follow this order of presentation.

Annex* refers to templates attached to the tender dossier. These templates are also available on: http://ec.europa.eu/europeaid/work/procedures/index_en.htm

12 Taxes and other charges

The applicable tax and customs arrangements are the following:

For supplies manufactured locally, all internal fiscal charges applicable to their manufacture, including VAT, shall be excluded.

For supplies to be imported into the country of the Contracting Authority, all duties and taxes applicable to their importation, including VAT shall be excluded.

Whatever the origin of the supplies, the contract shall be exempt from stamp and registration duties.

13 Additional information before the deadline for submission of tenders

The tender dossier should be clear enough to preclude the need for tenderers to request additional information during the procedure. If the Contracting Authority, either on its own initiative or in response to a request from a prospective tenderer, provides additional information on the tender dossier, it must send such information in writing to all other prospective tenderers at the same time.

Tenderers may submit questions in writing to the following address up to 21 days before the deadline for submission of tenders, specifying the **publication reference and the contract title**:

EULEX Kosovo – Procurement Section
Main Warehouse Compound
Industrial Zone Veternik
(opposite Gorenje Hotel, next to fuel station)
10000 Pristina, Kosovo
E-mail: tenders@eulex-kosovo.eu

The Contracting Authority has no obligation to provide clarifications after this date.

Any clarification of the tender dossier will be published on the EuropeAid website at <https://webgate.ec.europa.eu/europeaid/online-services/index.cfm?do=publi.welcome> and at <http://www.eulex-kosovo.eu> at the latest 11 days before the deadline for submission of tenders.

Any prospective tenderers seeking to arrange individual meetings with either the Contracting Authority and/or the European Commission during the tender period may be excluded from the tender procedure.

14 Clarification meeting / site visit

14.1 No clarification meeting / site visit planned. Visits by individual prospective tenderers during the tender period can not be organised.

15 Alteration or withdrawal of tenders

15.1 Tenderers may alter or withdraw their tenders by written notification prior to the deadline for submission of tenders referred to in Article 10.1. No tender may be altered after this deadline. Withdrawals must be unconditional and will end all participation in the tender procedure.

15.2 Any such notification of alteration or withdrawal must be prepared and submitted in accordance with Article 10. The outer envelope must be marked 'Alteration' or 'Withdrawal' as appropriate.

15.3 No tender may be withdrawn in the interval between the deadline for submission of tenders referred to in Article 10.1 and the expiry of the tender validity period. Withdrawal of a tender during this interval may result in forfeiture of the tender guarantee.

16 Costs of preparing tenders

No costs incurred by the tenderer in preparing and submitting the tender are reimbursable. All such costs will be borne by the tenderer.

17 Ownership of tenders

The Contracting Authority retains ownership of all tenders received under this tender procedure. Consequently, tenderers have no right to have their tenders returned to them.

18 Joint venture or consortium

- 18.1 If a tenderer is a joint venture or consortium of two or more persons, the tender must be single with the object of securing a single contract, each person must sign the tender and will be jointly and severally liable for the tender and any contract. Those persons must designate one of their members to act as leader with authority to bind the joint venture or consortium. The composition of the joint venture or consortium must not be altered without the prior consent in writing of the Contracting Authority.
- 18.2 The tender may be signed by the representative of the joint venture or consortium only if it has been expressly so authorised in writing by the members of the joint venture or consortium, and the authorising contract, notarial act or deed must be submitted to the Contracting Authority in accordance with point 11 of these Instructions to Tenderers. All signatures to the authorising instrument must be certified in accordance with the national laws and regulations of each party comprising the joint venture or consortium together with the powers of attorney establishing, in writing, that the signatories to the tender are empowered to enter into commitments on behalf of the members of the joint venture or consortium. Each member of such joint venture or consortium must provide the proof required under Article 3.5 as if it, itself, were the tenderer.

19 Opening of tenders

- 19.1 The opening and examination of tenders is for the purpose of checking whether the tenders are complete, whether the requisite tender guarantees have been furnished, whether the required documents have been properly included and whether the tenders are generally in order.
- 19.2 The tenders will be opened in public session on **04 December 2012 at 15:30hrs** at EULEX, Procurement Section, Main Warehouse Compound, Industrial Zone Veternik, (opposite Gorenje Hotel, next to fuel station), 10000 Pristina, Kosovo by the committee appointed for the purpose. The committee will draw up minutes of the meeting, which will be available on request.
- 19.3 At the tender opening, the tenderers' names, the tender prices, any discount offered, written notifications of alteration and withdrawal, the presence of the requisite tender guarantee (if required) and such other information as the Contracting Authority may consider appropriate may be announced.
- 19.4 After the public opening of the tenders, no information relating to the examination, clarification, evaluation and comparison of tenders, or recommendations concerning the award of the contract can be disclosed until after the contract has been awarded.
- 19.5 Any attempt by a tenderer to influence the evaluation committee in the process of examination, clarification, evaluation and comparison of tenders, to obtain information on how the procedure is progressing or to influence the Contracting Authority in its decision concerning the award of the contract will result in the immediate rejection of its tender.
- 19.6 All tenders received after the deadline for submission specified in the procurement notice or these instructions will be kept by the Contracting Authority. The associated guarantees will be returned to the tenderers. No liability can be accepted for late delivery of tenders. Late tenders will be rejected and will not be evaluated.

20 Evaluation of tenders

20.1 Examination of the administrative conformity of tenders

The aim at this stage is to check that tenders comply with the essential requirements of the tender dossier. A tender is deemed to comply if it satisfies all the conditions, procedures and specifications in the tender dossier without substantially departing from or attaching restrictions to them.

Substantial departures or restrictions are those which affect the scope, quality or execution of the contract, differ widely from the terms of the tender dossier, limit the rights of the Contracting Authority or the tenderer's obligations under the contract or distort competition for tenderers whose tenders do comply. Decisions to the effect that a tender is not administratively compliant must be duly justified in the evaluation minutes.

If a tender does not comply with the tender dossier, it will be rejected immediately and may not subsequently be made to comply by correcting it or withdrawing the departure or restriction.

20.2 Technical evaluation

After analysing the tenders deemed to comply in administrative terms, the evaluation committee will rule on the technical admissibility of each tender, classifying it as technically compliant or non-compliant.

The minimum qualifications required (see selection criteria in Procurement Notice point 16) are to be evaluated at the start of this stage.

20.3 In the interests of transparency and equal treatment and to facilitate the examination and evaluation of tenders, the evaluation committee may ask each tenderer individually for clarification of its tender including breakdowns of prices, within a reasonable time limit to be fixed by the evaluation committee. The request for clarification and the response must be in writing, but no change in the price or substance of the tender may be sought, offered or permitted except as required to confirm the correction of arithmetical errors discovered during the evaluation of tenders pursuant to Article 20.4. Any such request for clarification must not distort competition. Decisions to the effect that a tender is not technically compliant must be duly justified in the evaluation minutes.

20.4 Financial evaluation

- a) Tenders found to be technically compliant shall be checked for any arithmetical errors in computation and summation. Errors will be corrected by the evaluation committee as follows:
 - where there is a discrepancy between amounts in figures and in words, the amount in words will be the amount taken into account;
 - except for lump-sum contracts, where there is a discrepancy between a unit price and the total amount derived from the multiplication of the unit price and the quantity, the unit price as quoted will be the price taken into account.
- b) Amounts corrected in this way will be binding on the tenderer. If the tenderer does not accept them, its tender will be rejected.

20.5 Variant solutions

Variant solutions will not be taken into consideration.

20.6 Award criteria

The sole award criterion will be the price. The contract will be awarded to the lowest compliant tender.

21 Signature of the contract and performance guarantee

- 21.1 The successful tenderer will be informed in writing that its tender has been accepted (notification of award). Before the Contracting Authority signs the contract with the successful tenderer, the successful tenderer must provide the **documentary proof** or statements required under the law of the country in which the company (or each of the companies in case of a consortium) is established, to show that it does not fall into the exclusion situations listed in section 2.3.3 of the Practical Guide to contract procedures for EU external actions. This evidence or these documents or statements must carry a date, which cannot be more than 1 year before the date of submission of the tender. In addition, a statement shall be furnished stating that the situations described in these documents have not changed since then.
- 21.2 The successful tenderer shall also provide evidence of the financial and economic standing and the technical and professional capacity according to the selection criteria for this call for tender specified in the procurement notice, point 16. The documentary proofs required are listed in point 2.4.11 of the Practical Guide to contract procedures for EU external actions.
- 21.3 If the successful tenderer fails to provide the documentary proof or statement or the evidence of the financial and economic standing and the technical and professional capacity within 15 calendar days following the notification of award or if the successful tenderer is found to have provided false information, the award will be considered null and void. In such a case, the Contracting Authority may award the tender to the next lowest tenderer or cancel the tender procedure.
- 21.4 Within 30 days of receipt of the contract already signed by the Contracting Authority, the selected tenderer must sign and date the contract and return it, with the performance guarantee (if applicable), to the Contracting Authority. On signing the contract, the successful tenderer will become the Contractor and the contract will enter into force.
- 21.5 If it fails to sign and return the contract and any financial guarantee required within 30 days after receipt of notification, the Contracting Authority may consider the acceptance of the tender to be cancelled without prejudice to the Contracting Authority's right to seize the guarantee, claim compensation or pursue any other remedy in respect of such failure, and the successful tenderer will have no claim whatsoever on the Contracting Authority.
- 21.6 The performance guarantee referred to in the General Conditions is set at **5%** of the maximum amount of the contract and must be presented in the form specified in the annex to the tender dossier. It will be released within 45 days of the issue of the final acceptance certificate by the Contracting Authority, except for the proportion assigned to after-sales service.

22 Tender guarantee

The tender guarantee referred to in Article 11 above is set at (**see below table with the amount per lot**) and must be presented in the form specified in the annex to the tender dossier. It must remain valid for 45 days beyond the period of validity of the tender. Tender guarantees provided by tenderers who have not been selected shall be returned together with the information letter that the tenderer has been unsuccessful. The tender guarantee of the successful tenderer shall be released on the signing of the contract, once the performance guarantee has been submitted.

Lot 1	Medicaments	Euros 1,000.00
Lot 2	Consumables	Euros 950.00
Lot 3	Laboratory Consumables and Reagents	Euros 950.00

23 Ethics clauses

- 23.1 Any attempt by a candidate or tenderer to obtain confidential information, enter into unlawful agreements with competitors or influence the committee or the Contracting Authority during the process of examining, clarifying, evaluating and comparing tenders will lead to the rejection of its candidacy or tender and may result in administrative penalties.
- 23.2 Without the Contracting Authority's prior written authorisation, a Contractor and its staff or any other company with which the Contractor is associated or linked may not, even on an ancillary or subcontracting basis, supply other services, carry out works or supply equipment for the project. This prohibition also applies to any other projects that could, owing to the nature of the contract, give rise to a conflict of interest on the part of the Contractor.
- 23.3. When putting forward a candidacy or tender, the candidate or tenderer shall declare that it is affected by no conflict of interest and has no equivalent relation in that respect with other tenderers or parties involved in the project. Should such a situation arise during execution of the contract, the Contractor must immediately inform the Contracting Authority.
- 23.4 The Contractor must at all times act impartially and as a faithful adviser in accordance with the code of conduct of its profession. It shall refrain from making public statements about the project or services without the Contracting Authority's prior approval. It may not commit the Contracting Authority in any way without its prior written consent.
- 23.5 For the duration of the contract the Contractor and its staff shall respect human rights and undertake not to offend the political, cultural and religious mores of the beneficiary state. In particular and in accordance with the legal basic act concerned, tenderers who have been awarded contracts shall respect core labour standards as defined in the relevant International Labour Organisation conventions (such as the Conventions on freedom of association and collective bargaining; Abolition of forced and compulsory labour; Elimination of forced and compulsory labour; Abolition of child labour).
- 23.6 The Contractor may accept no payment connected with the contract other than that provided for therein. The Contractor and its staff must not exercise any activity or receive any advantage inconsistent with their obligations to the Contracting Authority.
- 23.7 The Contractor and its staff shall be obliged to maintain professional secrecy for the entire duration of the contract and after its completion. All reports and documents drawn up or received by the Contractor shall be confidential.
- 23.8 The contract shall govern the Contracting Parties' use of all reports and documents drawn up, received or presented by them during the implementation of the contract.
- 23.9 The Contractor shall refrain from any relationship likely to compromise its independence or that of its staff. If the Contractor ceases to be independent, the Contracting Authority may, regardless of injury, terminate the contract without further notice and without the Contractor having any claim to compensation.
- 23.10 The Commission reserves the right to suspend or cancel project financing if corrupt practices of any kind are discovered at any stage of the award process and if the Contracting Authority fails to take all appropriate measures to remedy the situation. For the purposes of this provision, "corrupt practices" are the offer of a bribe, gift, gratuity or commission to any person as an inducement or reward for performing or refraining from any act relating to the award of a contract or implementation of a contract already concluded with the Contracting Authority.
- 23.11 All tenders will be rejected or contracts terminated if it emerges that the award or implementation of a contract has given rise to unusual commercial expenses. Such unusual commercial expenses

are commissions not mentioned in the main contract or not stemming from a properly concluded contract referring to the main contract, commissions not paid in return for any actual and legitimate service, commissions remitted to a tax haven, commissions paid to a recipient who is not clearly identified or commissions paid to a company which has every appearance of being a front company.

23.12 The Contractor undertakes to supply the Commission on request with all supporting documents relating to the conditions of the contract's execution. The Commission may carry out whatever documentary or on-the-spot checks it deems necessary to find evidence in cases of suspected unusual commercial expenses.

23.13 Contractors found to have paid unusual commercial expenses on projects funded by the EU are liable, depending on the seriousness of the facts observed, to have their contracts terminated or to be permanently excluded from receiving EU funds.

23.14 The Contracting Authority reserves the right to suspend or cancel the procedure, where the award procedure proves to have been subject to substantial errors, irregularities or fraud. Where such substantial errors, irregularities or fraud are discovered after the award of the Contract, the Contracting Authority may refrain from concluding the Contract.

24 Cancellation of the tender procedure

In the event of a tender procedure's cancellation, tenderers will be notified by the Contracting Authority. If the tender procedure is cancelled before the tender opening session the sealed envelopes will be returned, unopened, to the tenderers.

Cancellation may occur where:

- the tender procedure has been unsuccessful, namely where no qualitatively or financially worthwhile tender has been received or there has been no valid response at all;
- the economic or technical parameters of the project have been fundamentally altered;
- exceptional circumstances or force majeure render normal implementation of the project impossible;
- all technically compliant tenders exceed the financial resources available;
- there have been irregularities in the procedure, in particular where these have prevented fair competition;
- the award is not in compliance with sound financial management, i.e. does not respect the principles of economy, efficiency and effectiveness (e.g. the price proposed by the tenderer to whom the contract is to be awarded is objectively disproportionate with regard to the price of the market).

In no event shall the Contracting Authority be liable for any damages whatsoever including, without limitation, damages for loss of profits, in any way connected with the cancellation of a tender procedure even if the Contracting Authority has been advised of the possibility of damages. The publication of a procurement notice does not commit the Contracting Authority to implement the programme or project announced.

25 Appeals

Tenderers believing that they have been harmed by an error or irregularity during the award process may file a complaint. See further section 2.4.15 of the Practical Guide.

***B. DRAFT CONTRACT AND SPECIAL CONDITIONS,
INCLUDING ANNEXES***

DRAFT FRAMEWORK CONTRACT

**SUPPLY FRAMEWORK CONTRACT FOR EUROPEAN
UNION EXTERNAL ACTIONS**

No. PROC/369/12/MEDICAMENTS, CONSUMABLES AND REAGENTS

FINANCED FROM THE EU GENERAL BUDGET

Xavier de Marnhac, Head of EULEX Kosovo, and address at EULEX KOSOVO, Ndërtesa Farmed,
Lagjja e Spitalit, “Muharrem Fejza”p.n., 10000 Pristina-Kosovo,

("The Contracting Authority"),

of the one part,

and

<Full official name of Contractor>

[Legal status/title]⁵

[Official registration number]⁶

[Full official address]

[VAT number]⁷, (“the Contractor”)

of the other part,

have agreed as follows:

**CONTRACT TITLE: Supply of Medicaments, Consumables and Reagents
under Framework Contract No. 2**

Identification number: PROC/369/12 (EuropeAid/133216/D/SUP/XK)

Article 1 Subject

⁵ Where the contracting party is an individual.

⁶ Where applicable. For individuals, mention their ID card or passport or equivalent document - number

⁷ Except where the contracting party is not VAT registered.

1.1 The subject of this framework contract is to establish the terms (including the unit prices and the implementing rules) for the delivery of the following items, in three lots, as described in ANNEX II + III; for EULEX Kosovo at Pristina - Kosovo, DAP, during the period of implementation of the framework contract.

LOT 1 Medicaments

LOT 2 Consumables

LOT 3 Laboratory Consumables and Reagents

1.2 The framework contract will be implemented by “purchase orders”. I.e. whenever the Contracting Authority intends to acquire items pursuant to this framework contract, it shall send a “Purchase Order” to the contractor, specifying the quantities of items to be supplied. Deliveries shall take place in accordance with the terms and conditions of the special and general conditions, supplemented and/or amended by the specific terms for each particular delivery as set out in the “purchase orders”.

1.3 The quantities estimated and specified in ANNEX II +III are only indicative quantities and do NOT compel the contracting authority to buy any of them. The contracting authority may at its own discretion purchase fewer or more quantities than those estimated quantities per item. The overall financial ceiling being the maximum budget available for this framework contract as expressed in article 3.1 below.

1.4 The contractor shall NOT be entitled to compensation and shall NOT be allowed to claim for changes of the unit prices, in case the contracting authority decides to purchase fewer, or more quantities than the indicative ones specified per item in Annex II + III and/or in case the contracting authority decides NOT to purchase ANY of these quantities.

1.5 The framework contract shall be concluded for a period of **one (1) year** with effect on the date on which it enters into force, (although the Framework contract may be terminated at short notice. See article 36 of the special conditions).

1.6 The contracting authority may, at its own discretion extend this framework contract. Such extension shall be made under negotiated procedure. The contract may only be extended once, such that the duration of extension does not exceed the duration of the initial framework contract. Any extension will be conditioned and limited by the Mission’s mandate, the availability of corresponding budgetary funds and the satisfactory fulfillment of its obligations by the contractor.

1.7 The place of acceptance of the supplies shall be EULEX Kosovo Warehouse, Pristina-Kosovo, the time limits for delivery shall be within 30 (thirty) calendar days after the receipt by the contractor of a “purchase order”. The Incoterm applicable shall be DAP (delivered at place)⁸.

1.8 In case of emergency situations (e.g. endemic infections, MASCAL, etc.), duly justified by the Contracting Authority, the Contractor must be able to deliver the relevant items stipulated within all three lots within 72 hours after written request made by Contracting Authority.

1.9 Unless exceptional circumstances or urgent logistic needs, the contracting authority will make efforts to let 30 days elapse between the issuance of two consecutive Purchase Orders.

1.10 The Contractor shall comply strictly with the terms of the Special Conditions and the technical annex.

⁸ DAP (Delivered at place) - Incoterms 2010 International Chamber of Commerce - <http://www.iccwbo.org/incoterms/id3040/index.html>

Article 2 Origin

No rule of origin is applied.

Article 3 Price

- 3.1 The price of the supplies shall be that shown on the financial offer (specimen in Annex IV). The sum of all payments shall not exceed the maximum budgetary sum of <maximum budget amount>.
- 3.2 The unit prices referred to in Article 3.1 above shall be the sole remuneration owed by the Contracting Authority to the Contractor under the framework contract. The unit prices shall be firm and shall not be subject to revision.
- 3.3 Payments shall be made in accordance with the General and/or Special Conditions (Articles 26 to 28). Payments shall be made to the bank account of the contractor, with identification number <....>.
- 3.4 Tax and customs arrangements

The contract shall be exempt from all duties and taxes, including VAT.⁹

Article 4 Order of precedence of contract documents

The contract is made up of the following documents, in order of precedence:

- the contract agreement;
- the Special Conditions
- the General Conditions (Annex I);
- the Technical Specifications (Annex II [including clarifications before the deadline for submission of tenders and minutes from the information meeting/site visit];
- the Technical Offer (Annex III [including clarifications from the tenderer provided during tender evaluation];
- the budget breakdown (Annex IV);
- (specified forms and other relevant documents (Annex V);

The various documents making up the contract shall be deemed to be mutually explanatory; in cases of ambiguity or divergence, they shall prevail in the order in which they appear above.

⁹ EULEX Kosovo is a diplomatic mission and based on UNMIK Executive Decision No 2008/36 of 9 December 2008, it is granted exemption from all customs duties, taxes, and related charges other than charges for storage, cartage and similar services, on articles for its official use.

Done in English in four originals, three originals being for the Contracting Authority and one original being for the Contractor.

For the Contractor		For the Contracting Authority	
Name:		Name:	Xavier de Marnhac
Title:		Title:	Head of EULEX Kosovo
Signature:		Signature:	
Date:		Date:	

SPECIAL CONDITIONS

CONTENTS

These conditions amplify and supplement, if necessary, the General Conditions governing the contract. Unless the Special Conditions provide otherwise, those General Conditions remain fully applicable. The numbering of the Articles of the Special Conditions is not consecutive but follows the numbering of the Articles of the General Conditions. In exceptional cases, and with the authorisation of the competent Commission departments, other clauses may be introduced to cover specific situations.

Article 2 Law applicable

- 2.1 EU law is the law which applies to the contract, complemented, where necessary, by Belgian law.
- 2.2 The language used shall be English.

Article 4 Communications

Any written communication relating to this Contract between the Contracting Authority and/or the Project Manager, on the one hand, and the Contractor on the other must state the Contract title and identification number, and must be sent by post, fax, e-mail or by hand.

For the Contracting Authority:

Name:	European Union Rule of Law Mission in Kosovo Attn: Project Manager
Address:	European Union Rule of Law Mission in Kosovo Project Manager Ndërtesa Farmed “Muharrem Fejza” p.n. Lagja e Spitalit 10000 Pristina, Kosovo
Telephone:	
Fax:	

For the Contractor:

Name:	
Address:	
Telephone:	
Fax:	
e-mail:	

Article 6 Subcontracting

The total value of the sub-contracted part of the supplies must not exceed **30%** of the contract value.

Article 9 The Contractor's obligations

- 9.1 The Contractor shall take the necessary measures to ensure the visibility of the European Union financing or co-financing. These measures must comply with the rules in the Communication and Visibility Manual for EU External Actions published by the European Commission: http://ec.europa.eu/europeaid/work/visibility/index_en.htm.

Article 10 Origin

10.1 No rule of origin is applied.

Article 11 Performance guarantee

The amount of the performance guarantee shall be <.... Euros> equivalent to **5% (five %)** of the yearly maximum amount of the framework contract.

Article 12 Insurance

The contractor shall insure for replacement value of the goods until delivery.

Article 16 Tax and customs arrangements

For supplies manufactured locally, all internal fiscal charges applicable to their manufacture, including VAT, shall be excluded.

For supplies to be imported into the country of the Contracting Authority, all duties and taxes applicable to their importation, including VAT shall be excluded.

Whatever the origin of the supplies, the contract shall be exempt from stamp and registration duties.

Article 18 Commencement order

18.1 The framework contract shall enter into force on the day of its signature by both parties.

18.2 The framework contract will be implemented by means of “purchase orders” which implementation date will start on the date of reception by the Contractor of a “purchase order” placed by the Contracting Authority.

18.3 In case of emergency situations (e.g. endemic infections, MASCAL, etc.), duly justified by the Contracting Authority, the Contractor must be able to deliver the relevant items stipulated within all three lots within 72 hours after written request made by Contracting Authority.

18.4 Unless exceptional circumstances or urgent logistic needs, the contracting authority will make efforts to let 30 days elapse between the issuance of two consecutive Purchase Orders

18.5 Under no circumstances may purchase orders be placed before the date on which the framework contract enters into force and/or after the framework contract expires.

Article 22 Variations

Provisions of Article 22 of the general conditions related to variations are not applicable to the present framework contract.

Article 24 Quality of supplies

No preliminary technical acceptance is required

Article 26 Methods of payment

26.1 Payments shall be made in euro.

Payments shall be authorised and made by the Contracting Authority.

Request for payments or pre-financing shall be made only on the basis of the amount value of a valid Purchase Order issued by the contracting authority.

In order to obtain payments, the Contractor must forward to the authority referred to in paragraph 26.1 above:

a) For the 60% pre-financing, in addition to the payment request, the performance guarantee. If a pre-financing is requested, **the Contractor must provide a financial guarantee for the full amount of the pre-financing payment (the contractor is not obliged to ask for pre-financing).**

b) For the 40% balance, the invoice(s) in triplicate following provisional acceptance of the supplies.

Article 29 Delivery

29.1 The place of acceptance of the supplies shall be EULEX Kosovo Warehouse, Pristina - Kosovo as specified in the respective Purchase Order, the time limits for delivery shall be 30 (thirty) calendar days from the reception by the contractor of a Purchase Order placed by the Contracting Authority. The Incoterm applicable shall be DAP (delivered at place)¹⁰. The implementation shall run from the date of reception by the contractor of a Purchase Order placed by the Contracting Authority.

29.2 The Contractor shall bear all risks relating to the goods until provisional acceptance at destination. The supplies shall be packaged so as to prevent their damage or deterioration in transit to their destination.

29.3 The delivery shall take place on a working day and during the normal working hours of the Contracting Authority's warehouse; the "working hour schedule" shall be accurately specified at the time of the signature of the contract.

29.4 Use of Standard European "Euro-Pallets" for deliveries at EULEX Warehouse.

29.4.a. The contractor shall deliver the goods on standard European "Euro-pallets". The packaging shall become the property of the recipient subject to respect for the environment.

29.4.b. Every 'Euro-Pallet' has to be labelled with its exact content and total weight.

29.4.c. The maximum load per standard "Euro-pallet" (including the pallet) shall be up to 400 kg. For new certified pallets the maximum load (including the pallet) may be up to 1, 2 t maximum.

29.4.d. Height of packing shall be up to maximum 1.6 m.

29.4.e. Items shall be packed into boxes with like items packed together. Every box should have individual labelling indicating clearly the content, weight and

¹⁰ DAP (Delivered at place) - Incoterms 2010 International Chamber of Commerce - <http://www.iccwbo.org/incoterms/id3040/index.html>

dimensions, including but not limited to labelling for dangerous goods in accordance with IATA/ADR dangerous goods labelling and in accordance with REGULATION (EC) No 1272/2008 of 16 December 2008.

- 29.4.f. Should the nature of the goods make it impossible to meet a requirement set under this article 29, variations may be authorised by the Project manager, following the receipt, before the actual delivery, of a detailed request letter from the Contractor.
- 29.4.g. Unless, duly authorised by the Project manager before the actual delivery, any shipment delivered in violation of the contractual obligations set under this article 29 will be rejected and remain under the custody and exclusive responsibility of the contractor or the carrier appointed by it. The Contractor or carrier shall NOT be entitled to claim for any compensation or indemnity for loss suffered in case the shipment was rejected by the Contracting Authority due to the violation of a contractual obligation set under article 29 of these special conditions.

Article 31 Provisional acceptance

The Certificate of Provisional Acceptance must be issued using the template in Annex V.

Article 32 Warranty

The Contractor shall warrant that the supplies are new, unused, of the most recent models and incorporate all recent improvements in design and materials. The Contractor shall further warrant that none of the supplies have any defect arising from design, materials or workmanship. This warranty shall remain valid for one year after provisional acceptance.

Article 36 - Termination by the Contracting Authority

1. The framework contract is of one year duration starting from its signature by both parties. In addition to the grounds for termination defined in the General Conditions, the Contracting Authority may terminate the contract after giving 15 days' notice to the Contractor, in case EULEX's mandate was not to be prolonged and/or in case of budgetary issues affecting the financing of the project.
2. In case of termination of the framework contract on such grounds, the Contractor shall NOT be entitled to claim any indemnity for loss suffered.
3. The Contractor shall only be entitled to claim for sums owing to it for supplies already delivered and/or for supplies pending delivery following the receipt by the Contractor (before the date of notification of the termination of the framework contract) of a valid purchase order issued by the Contracting Authority.

Article 40 Settlement of disputes

- 40.1 Any disputes arising out of or relating to this contract which cannot be settled amicably shall be referred to the exclusive jurisdiction of the courts of Brussels, Belgium applying the Belgian Law.

ANNEX I: GENERAL CONDITIONS

FOR SUPPLY CONTRACTS FINANCED BY THE EUROPEAN UNION OR BY THE EUROPEAN DEVELOPMENT FUND

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PRELIMINARY PROVISIONS

Article 1 - Definitions

- 1.1 The headings and titles in these General Conditions shall not be taken as part thereof or be taken into consideration in the interpretation of the contract.
- 1.2 Where the context so permits, words in the singular shall be deemed to include the plural and vice versa, and words in the masculine shall be deemed to include the feminine and vice versa.
- 1.3 Words designating persons or parties shall include firms and companies and any organisation having legal capacity.
- 1.4 The definitions of the terms used throughout this General Conditions are laid down in the "Glossary of terms", annex A1 to the Practical Guide to contract procedures for EU external actions, which forms an integral part of this contract.

Article 2 - Law and language of the contract

- 2.1 The Special Conditions shall specify the law governing all matters not covered by the contract.
- 2.2 The contract and all written communications between the parties will be drafted in the language of the procedure.

Article 3 - Order of precedence of contract documents

- 3.1 Save where otherwise provided in the special conditions, the contract is made up of the following documents, in order of precedence:
 - a) the contract agreement;
 - b) the Special Conditions;
 - c) the General Conditions (Annex I);
 - d) the Technical Specifications (Annex II) including clarifications before the deadline for submission of tenders and minutes from the information meeting/site visit;
 - e) the Technical Offer (Annex III), including clarifications from the Contractor provided during tender evaluation;
 - f) the budget breakdown (Annex IV);
 - g) specified forms and other relevant documents (Annex V)Addenda have the order of precedence of the document they are modifying.
- 3.2 The various documents making up the contract shall be deemed to be mutually explanatory; in cases of ambiguity or divergence, they should be read in the order in which they appear above.

Article 4 - Communications

- 4.1 Communications between the Contracting Authority and/or the Project Manager on the one hand, and the Contractor on the other, shall be exclusively in writing. Unless otherwise specified in the Special Conditions, communications between the Contracting Authority and/or the Project Manager on the one hand, and the Contractor on the other hand, shall be sent by post, cable, telex, fax transmission, or delivered by hand, to the addresses designated by the Parties for that purpose.
- 4.2 If the person sending a communication requires acknowledgement of receipt, he/she shall indicate this in his communication. Whenever there is a deadline for the receipt of a written communication, the sender should ask for an acknowledgement of receipt of his communication. In any event, the sender shall take all necessary measures to ensure receipt of his communication.
- 4.3 Wherever the contract provides for the giving or issue of any notice, consent, approval, certificate or decision, unless otherwise specified such notice, consent, approval, certificate or decision shall be in writing and the words "notify", "certify", "approve" or "decide" shall be construed accordingly. Any such consent, approval, certificate or decision shall not unreasonably be withheld or delayed.

Article 5 - Assignment

- 5.1 An assignment shall be valid only if it is a written agreement by which the Contractor transfers his contract or part thereof to a third party.
- 5.2 The Contractor may not, without the prior written consent of the Contracting Authority, assign the contract or any part thereof, or any benefit or interest thereunder, except in the following cases:
 - a) a charge, in favour of the Contractor's bankers, of any monies due or to become due under the contract; or
 - b) the assignment to the Contractor's insurers of the Contractor's right to obtain relief against any other person liable in cases where the insurers have discharged the Contractor's loss or liability.
- 5.3 For the purpose of Article 5.2, the approval of an assignment by the Contracting Authority shall not relieve the Contractor of his obligations for the part of the contract already performed or the part not assigned.
- 5.4 If the Contractor has assigned his contract without authorisation, the Contracting Authority may, without giving formal notice thereof, apply as of right the sanctions for breach of contract provided for in Article 35 and 36.
- 5.5 Assignees must satisfy the eligibility criteria applicable for the award of the contract and they can not be in any of the situations excluding them from participating in contracts which are listed in Section 2.3.3 of the Practical Guide to contract procedure for EU external actions.

Article 6 - Subcontracting

- 6.1 A subcontract shall be valid only if it is a written agreement by which the Contractor entrusts implementation of a part of the tasks to a third party.
- 6.2 The Contractor shall not subcontract without the prior written authorisation of the Contracting Authority. The elements of the contract to be subcontracted and the identity of the subcontractors shall be notified to the Contracting Authority. The Contracting Authority shall notify the Contractor of its decision within 30 days of receiving the notification, stating its reasons if authorisation is withheld.
- 6.3 Subcontractors must satisfy the eligibility criteria applicable for the award of the contract and they can not be in any of the situations excluding them from participating in contracts which are listed in Section 2.3.3 of the Practical Guide to contract procedure for EU external actions.
- 6.4 The Contracting Authority recognises no contractual link between itself and the subcontractors.
- 6.5 The Contractor shall be responsible for the acts, defaults and negligence of his subcontractors and their agents or employees, as if they were the acts, defaults or negligence of the Contractor, his agents or employees. The approval by the Contracting Authority of the subcontracting of any part of the contract or of the subcontractor shall not relieve the Contractor of any of his obligations under the contract.
- 6.6 If a subcontractor has undertaken any continuing obligation extending for a period exceeding that of the warranty period under the contract towards the Contractor in respect of the supplies provided by the subcontractor, the Contractor must, at any time after the expiration of the warranty period, transfer immediately to the Contracting Authority, at the Contracting Authority's request and cost, the benefit of such obligation for the unexpired duration thereof.
- 6.7 If the Contractor enters into a subcontract without approval, the Contracting Authority may, without giving formal notice thereof, apply as of right the sanctions for breach of contract provided for in Article 35.
- 6.8 If a subcontractor is found by the Contracting Authority or the Project Manager to be incompetent in discharging its duties, the Contracting Authority or the Project Manager may request the Contractor forthwith, either to provide a subcontractor with qualifications and experience acceptable to the Contracting Authority as a replacement, or to resume the implementation of the tasks itself.

OBLIGATIONS OF THE CONTRACTING AUTHORITY

Article 7 - Supply of documents

- 7.1 If necessary, within 30 days of the signing of the contract, the Project Manager shall, where necessary, provide the Contractor, free of charge, with a copy of the drawings prepared for the implementation of the tasks and a copy of the specifications and other contract documents. The Contractor may purchase additional copies of these drawings, specifications and other documents, in so far as they are available. Upon the issue of the warranty certificate, or upon final acceptance, the Contractor shall return to the Project Manager all drawings, specifications and other contract documents.
- 7.2 Unless it is necessary for the purposes of the contract, the drawings, specifications and other documents provided by the Project Manager shall not be used or communicated to a third party by the Contractor without the prior consent of the Project Manager.

- 7.3 The Project Manager shall have authority to issue to the Contractor administrative orders incorporating such supplementary documents and instructions as are necessary for the proper execution of the contract and the remedying of any defects therein.
- 7.4 The special conditions must indicate the procedure used, if necessary, by the Contracting Authority and the Project Manager to approve drawings and other documents provided by the Contractor.

Article 8 - Assistance with local regulations

- 8.1 The Contractor may request the assistance of the Contracting Authority in obtaining copies of laws, regulations and information on local customs, orders or bye-laws of the country where the supplies are to be delivered which may affect the Contractor in the performance of his obligations under the contract. The Contracting Authority may provide the assistance requested to the Contractor at the Contractor's cost.
- 8.2 If necessary, the Contractor shall duly notify the Contracting Authority of details of the supplies so that the Contracting Authority can obtain the requisite permits or import licences.
- 8.3 If necessary, the Contracting Authority will undertake to obtain, in accordance with the Special Conditions, the requisite permits or import licences within a reasonable period, taking account of the implementation dates for the tasks.
- 8.4 Subject to the provisions of the laws and regulations on foreign labour of the states in which the supplies are to be delivered, the Contracting Authority shall make every effort to help the Contractor obtain all the visas and permits required for the personnel whose services the Contractor and the Contracting Authority consider necessary and residence permits for their families.

OBLIGATIONS OF THE CONTRACTOR

Article 9 - General Obligations

- 9.1 The Contractor shall implement the contract with due care and diligence including, where specified, the design, manufacture, delivery to site, erecting, testing and commissioning of the supplies and carrying out of any other work including the remedying of any defects in the supplies. The Contractor shall also provide all necessary equipment, supervision, labour and facilities required for the implementation of the tasks.
- 9.2 The Contractor shall comply with administrative orders given by the Project Manager. Where the Contractor considers that the requirement of an administrative order goes beyond the scope of the contract, it shall, on pain of breach of contract, notify the Project Manager thereof, giving his reasons, within 30 days of receipt of the order. Execution of the administrative order shall not be suspended because of this notice.
- 9.3 For matters not governed by the contract, the Contractor shall respect and abide by all laws and regulations in force according to article 2 of the Special Conditions and shall ensure that his personnel, their dependants, and his local employees also respect and abide by all such laws and regulations. The Contractor shall indemnify the Contracting Authority against any claims and proceedings arising from any infringement by the Contractor, his employees and their dependants of such laws and regulations. The Contractor shall respect internationally agreed core labour standards, e.g. the ILO core labour standards, conventions on freedom of association and collective bargaining, elimination of forced and compulsory labour, elimination of discrimination in respect of employment and occupation, and the abolition of child labour.

- 9.4 The Contractor shall treat all documents and information received in connection with the contract as private and confidential. He shall not, save in so far as may be necessary for the purposes of the contract's execution, publish or disclose any particulars of the contract without the prior consent in writing of the Contracting Authority or the Project Manager. If any disagreement arises as to the necessity for any publication or disclosure for the purpose of the contract, the decision of the Contracting Authority shall be final.
- 9.5 If the Contractor is a joint venture or consortium of two or more persons, all such persons shall be jointly and severally bound to fulfil the terms of the contract according to the law of the state of the Contracting Authority and shall, at the request of the Contracting Authority, designate one of such persons to act as leader with authority to bind the joint venture or consortium. The composition of the joint venture or consortium shall not be altered without the prior consent in writing of the Contracting Authority.
- 9.6 Save where the European Commission requests or agrees otherwise, the Contractor shall take the necessary measures to ensure the visibility of the European Union financing or co-financing. These measures must comply with the rules in the Communication and Visibility Manual for EU External Actions published by the European Commission.
- 9.7 If the Contractor or any of his sub-contractors, agents or servants offers to give or agrees to offer or to give or gives to any person, any bribe, gift, gratuity or commission as an inducement or reward for doing or forbearing to do any act in relation to the contract or any other contract with the Contracting Authority; or for showing favour or disfavour to any person in relation to the contract or any other contract with the Contracting Authority, then the Contracting Authority may, without prejudice to any accrued rights of the Contractor under the contract, terminate the contract in which case the provisions of Articles 35 and 36 hereof shall apply.
- 9.8 The execution of the contract shall not give rise to unusual commercial expenses. If such unusual commercial expenses emerge, the contract will be terminated. Unusual commercial expenses are commissions not mentioned in the contract or not stemming from a properly concluded contract referring to the contract, commissions not paid in return for any actual and legitimate service, commissions remitted to a tax haven, commissions paid to a recipient who is not clearly identified or commission paid to a company which has every appearance of being a front company.
- 9.9 Any records must be kept for a 7-year period after the final payment made under the contract. Failure to maintain such records constitutes a breach of contract and may result in the termination of the contract.

Article 10 - Origin

- 10.1 Save where otherwise provided for in the Special Conditions, goods must originate in a Member State of the European Union or in an eligible country as stated in the invitation to tender.
- 10.2 The Contractor must certify that the goods tendered comply with this requirement, specifying their countries of origin. He may be required to provide more detailed information in this respect.
- 10.3 The Contractor shall present an official certificate of origin on provisional acceptance. Failure to comply with this obligation shall lead, after formal notice, to termination of the contract.

Article 11 - Performance guarantee

- 11.1 The Contractor shall, together with the return of the countersigned contract, furnish the Contracting Authority with a guarantee for the full and proper execution of the contract. The amount of the guarantee shall be specified in the Special Conditions. It shall be in the range of 5 and 10% of the amount of the contract price, including any amounts stipulated in addenda to the contract.
- 11.2 The performance guarantee shall be held against payment to the Contracting Authority for any loss resulting from the Contractor's failure to perform his contractual obligations fully and properly.
- 11.3 The performance guarantee, to be approved by the Contracting Authority, shall be in the format given in Annex V and may be provided in the form of a bank guarantee, a banker's draft, a certified cheque, a bond provided by an insurance and/or bonding company or an irrevocable letter of credit.
- 11.4 The performance guarantee shall be denominated in the currency in which the contract is payable. No payments shall be made in favour of the Contractor prior to the provision of the guarantee. The guarantee shall continue to remain valid until the contract has been fully and properly performed.
- 11.5 During the execution of the contract, if the natural or legal person providing the guarantee is not able to abide by his commitments, the guarantee shall cease to be valid. The Contracting Authority shall give formal notice to the Contractor to provide a new guarantee on the same terms as the previous one. Should the Contractor fail to provide a new guarantee, the Contracting Authority may terminate the contract. Before so doing, the Contracting Authority shall send a registered letter with acknowledgement of receipt, which shall set a new deadline of no less than 15 days from the day of delivery of the letter.
- 11.6 The Contracting Authority shall demand payment from the guarantee of all sums for which the guarantor is liable under the guarantee due to the Contractor's default under the contract, in accordance with the terms of the guarantee and up to the value thereof. The guarantor shall, without delay, pay those sums upon demand from the Contracting Authority and may not raise any objection for any reason whatsoever. Before making any claim under the performance guarantee, the Contracting Authority shall notify the Contractor stating the nature of the default in respect of which the claim is to be made.
- 11.7 Except for such part as may be specified in the Special Conditions in respect of after-sales service, the performance guarantee shall be released within 45 days of the issue of the final acceptance certificate.

Article 12 - Insurance

- 12.1 An insurance policy may be required to cover the carriage of supplies; the conditions of this insurance policy may be specified in Article 12 of the Special Conditions, which may also specify other types of insurance to be taken out by the Contractor.
- 12.2 Notwithstanding the Contractor's insurance obligations under Article 12.1, the Contractor shall bear sole liability for, and indemnify the Contracting Authority and the Project Manager against, any claims for damage to property or personal injuries arising from the execution of the contract by the Contractor, his subcontractors and their employees.

Article 13 - Programme of implementation of the tasks

- 13.1 If the Special Conditions so require, the Contractor shall submit a programme of implementation of the tasks for the approval of the Project Manager. The programme shall contain at least the following:

- a) the order in which the Contractor proposes to perform the contract including design, manufacture, delivery to place of receipt, installation, testing and commissioning;
- b) the deadlines for submission and approval of the drawings;
- c) a general description of the methods which the Contractor proposes to adopt for executing the contract; and
- d) such further details and information as the Project Manager may reasonably require.

13.2 The Special Conditions shall specify the time limit within which the programme of implementation of the tasks must be submitted to the Project Manager for approval. They may set time limits within which the Contractor must submit all or part of the detailed drawings, documents and items. They shall also state the deadline for the Project Manager's approval or acceptance of the programme of implementation, detailed drawings, documents and items. The approval of the programme by the Project Manager shall not relieve the Contractor of any of his obligations under the contract.

13.3 No material alteration to the programme shall be made without the approval of the Project Manager. If, however, the progress of the implementation of the tasks does not conform to the programme, the Project Manager may instruct the Contractor to revise the programme and submit the revised programme to him/her for approval.

Article 14 - Contractor's drawings

14.1 If the Special Conditions so provide, the Contractor shall submit to the Project Manager for approval:

- a) the drawings, documents, samples and/or models, according to the time limits and procedures laid down in the Special Conditions;
- b) such drawings as the Project Manager may reasonably require for the implementation of the tasks.

14.2 If the Project Manager fails to notify his decision of approval referred to in Article 14.1 within the deadlines referred to in the contract or the approved programme of implementation of the tasks, such drawings, documents, samples or models shall be deemed to be approved on expiry of the deadlines. If no deadline is specified, they shall be deemed to be approved 30 days after receipt.

14.3 Approved drawings, documents, samples and models shall be signed or otherwise identified by the Project Manager and may only be departed from on the Project Manager's instructions. Any of the Contractor's drawings, documents, samples or models which the Project Manager refuses to approve shall immediately be modified to meet the requirements of the Project Manager and resubmitted by the Contractor for approval.

14.4 The Contractor shall supply additional copies of approved drawings in the form and numbers stated in the contract or in subsequent administrative orders.

14.5 The approval of the drawings, documents, samples or models by the Project Manager shall not relieve the Contractor from any of his obligations under the contract.

14.6 The Project Manager shall have the right to inspect all drawings, documents, samples or models relating to the contract at the Contractor's premises at all reasonable times.

- 14.7 Before provisional acceptance of the supplies, the Contractor shall supply operation and maintenance manuals together with drawings, which shall be in such detail as will enable the Project Manager to operate, maintain, adjust and repair all parts of the supplies. Unless otherwise stated in the Special Conditions, the manuals and drawings shall be in the language of the contract and in such forms and numbers as stated in the contract. The supplies shall not be considered completed for the purpose of provisional acceptance until such manuals and drawings have been supplied to the Contracting Authority.

Article 15 - Sufficiency of tender prices

- 15.1 Subject to any provisions which may be laid down in the Special Conditions, the Contractor shall be deemed to have satisfied himself before submitting his tender as to the correctness and sufficiency of the tender and to have taken account of all that is required for the full and proper implementation of the tasks and to have included in his rates and prices all costs related to the supplies, in particular:

- a) the costs of transport;
- b) the costs of handling, packing, loading, unloading, transit, delivery, unpacking, checking, insurance and other administrative costs in connection with the supplies. The packaging shall be the property of the Contracting Authority unless otherwise provided in the Special Conditions;
- c) the cost of documents relating to the supplies where such documents are required by the Contracting Authority;
- d) execution and supervision of on-site assembly and/or commissioning of the delivered supplies;
- e) furnishing of tools required for assembly and/or maintenance of the delivered supplies;
- f) furnishing of detailed operation and maintenance manuals for each unit of the delivered supplies, as specified in the contract;
- g) supervision or maintenance and/or repair of the supplies, for a period of time stated in the contract, with the stipulation that this service shall not release the Contractor from any warranty obligations under the contract;
- h) training of the Contracting Authority's personnel, at the Contractor's factory and/or elsewhere as specified in the contract.

- 15.2 Since the Contractor is deemed to have determined its prices on the basis of its own calculations, operations and estimates, it shall, at no additional charge, carry out any work that is the subject of any item in its tender for which it indicates neither a unit price nor a lump sum.

Article 16 - Tax and customs arrangements

The terms of delivery of the goods shall be DDP (Delivered Duty Paid) – Incoterms 2010, International Chamber of Commerce.

Article 17 - Patents and licences

Save where otherwise provided in the Special Conditions, the Contractor shall indemnify the Contracting Authority and the Project Manager against any claim resulting from the use as specified in the contract of patents, licences, drawings, models, or brand or trade marks, unless such infringement results from compliance with the design or specification provided by the Contracting Authority and/or the Project Manager.

COMMENCEMENT OF IMPLEMENTATION OF THE TASKS AND DELAYS

Article 18 - Commencement order

- 18.1 The Contracting Authority shall fix the date on which implementation of the tasks is to commence and advise the Contractor thereof either in the notice of award of the contract or by administrative order issued by the Project Manager.
- 18.2 Save where the Parties agree otherwise, implementation of the tasks shall begin no later than 90 days after notification of award of contract. After that date the Contractor shall be entitled not to implement the contract and to obtain its termination or compensation for the damage it has suffered. The Contractor shall forfeit this right unless it exercises it within 30 days of the expiry of the 90-day period.

Article 19 - Period of implementation of the tasks

- 19.1 The period of implementation of tasks shall commence on the date fixed in accordance with Article 18 and shall be as stated in the contract, without prejudice to extensions of the period which may be granted under Article 20.
- 19.2 If provision is made for distinct periods of implementation of the tasks for separate lots, in cases where one Contractor is awarded more than one lot per contract, the periods of implementation of the tasks for the separate lots will not be accumulated.

Article 20 - Extension of period of implementation of the tasks

- 20.1 The Contractor may request an extension to the period of implementation of the tasks if his implementation of the contract is delayed, or expected to be delayed, for any of the following reasons:
- a) extra or additional supplies ordered by the Contracting Authority;
 - b) exceptional weather conditions in the country of the Contracting Authority which may affect installation or erection of the supplies;
 - c) physical obstructions or conditions which may affect delivery of the supplies, which could not reasonably have been foreseen by a competent contractor;
 - d) administrative orders affecting the date of completion other than those arising from the Contractor's default;
 - e) failure of the Contracting Authority to fulfil its obligations under the contract;
 - f) any suspension of the delivery and/or installation of the supplies which is not due to the Contractor's default;
 - g) force majeure;
 - h) any other causes referred to in these General Conditions which are not due to the Contractor's default.
- 20.2 Within 15 days of realising that a delay might occur, the Contractor shall notify the Project Manager of his intention to make a request for extension of the period of implementation of the tasks to which it considers himself entitled and, save where otherwise agreed between the Contractor and the Project Manager, within 30 days provide the Project Manager with comprehensive details so that the request can be examined.
- 20.3 Within 30 days the Project Manager shall, by written notice to the Contractor after due consultation with the Contracting Authority and, where appropriate, grant such extension of the period of implementation of the tasks as may be justified, either prospectively or retrospectively, or inform the Contractor that it is not entitled to an extension.

Article 21 - Delays in implementation of the tasks

- 21.1 If the Contractor fails under his own responsibility to deliver any or all of the goods or perform the services within the time limit(s) specified in the contract, the Contracting Authority shall, without formal notice and without prejudice to its other remedies under the contract, be entitled, for every day which shall elapse between the expiry of the implementation period of the tasks and the actual date of completion, to liquidated damages equal to 5/1000 of the value of the undelivered supplies to a maximum of 15% of the total value of the contract.
- 21.2 If the non-delivery of any of the goods prevents the normal use of the supplies as a whole, the liquidated damages provided for in paragraph 21.1 shall be calculated on the basis of the total contract value.
- 21.3 If the Contracting Authority has become entitled to claim at least 15% of the contract value it may, after giving written notice to the Contractor:
- seize the performance guarantee;
 - terminate the contract, in which case the Contractor will have no right to compensation; and
 - enter into a contract with a third party for the provision of the balance of the supplies. The Contractor shall not be paid for this part of the contract. The Contractor shall also be liable for the additional costs and damages caused by his failure.

Article 22 - Variations

- 22.1 Subject to the limits of the procedure thresholds set in the Practical Guide to contract procedures for EU external actions, the Contracting Authority reserves the right, to vary the quantities as stated in the Special Conditions. The total value of the supplies may not rise or fall as a result of the variation in the quantities by more than 25% of the tender price. The unit prices used in the tender shall be applicable to the quantities procured under the variation. Substantial modifications to the contract, including modifications to the total contract amount, must be made by means of an addendum.
- 22.2 The Project Manager shall have the power to order any variation to any part of the supplies necessary for the proper completion and/or functioning of the supplies. Such variations may include additions, omissions, substitutions, changes in quality, quantity, form, character, kind, as well as drawings, designs or specifications where the supplies are to be specifically manufactured for the Contracting Authority, method of shipment or packing, place of delivery, and in the specified sequence, method or timing of implementation of the tasks. No order for a variation may result in the invalidation of the contract, but the financial effect of any such variation shall be valued in accordance with Article 22.6.
- 22.3 No variation shall be made except by administrative order, subject to the following provisions:
- a) if, for whatever reason, the Project Manager believes it necessary to give an order orally, he/she shall confirm the order by an administrative order as soon as possible;
 - b) if the Contractor confirms in writing an oral order given for the purpose of Article 22.3.a and the confirmation is not contradicted in writing forthwith by the Project Manager, an administrative order shall be deemed to have been issued for the variation;

- c) an administrative order for a variation shall not be required when increasing or decreasing the quantity of any work because the estimates in the budget breakdown were too high or too low.
- 22.4 Save where Article 22.2 provides otherwise, prior to issuing an administrative order for a variation, the Project Manager shall notify the Contractor of the nature and form of that variation. As soon as possible, after receiving such notice, the Contractor shall submit to the Project Manager a proposal containing:
- a description of the tasks, if any, to be performed or the measures to be taken and a programme of implementation of the tasks;
 - any necessary modifications to the programme of implementation of the tasks or to any of the Contractor's obligations under the contract;
 - any adjustment to the contract price in accordance with the rules set out in Article 22.
- 22.5 Following the receipt of the Contractor's submission referred to in Article 22.4, the Project Manager shall, after due consultation with the Contracting Authority and, where appropriate, the Contractor, decide as soon as possible whether or not the variation should be carried out. If the Project Manager decides that the variation is to be carried out, he/she shall issue an administrative order stating that the variation is to be made at the prices and under the conditions given in the Contractor's submission referred to in Article 22.4 or as modified by the Project Manager in accordance with Article 22.6.
- 22.6 The prices for all variations ordered by the Project Manager in accordance with Articles 22.3 and 22.5 shall be ascertained by the Project Manager in accordance with the following principles:
- where the task is of similar character and implemented under similar conditions to an item priced in the budget breakdown, it shall be valued at such rates and prices contained therein;
 - where the task is not of similar character or is not implemented under similar conditions, the rates and prices in the contract shall be used as the basis for valuation in so far as is reasonable, failing which a fair valuation shall be made by the Project Manager;
 - if the nature or amount of any variation relative to the nature or amount of the whole of the contract or to any part thereof is such that, in the opinion of the Project Manager, any rate or price contained in the contract for any item of work is by reason of such variation rendered unreasonable, then the Project Manager shall fix such rate or price as he/she thinks reasonable and proper in the circumstances;
 - where a variation is necessitated by a default or breach of contract by the Contractor, any additional cost attributable to such variation shall be borne by the Contractor.
- 22.7 On receipt of the administrative order requesting the variation, the Contractor shall proceed to carry out the variation and be bound by that order in so doing as if such variation were stated in the contract. The supplies shall not be delayed pending the granting of any extension of implementation period of tasks or adjustment to the contract price. Where the order for a variation precedes the adjustment to the contract price, the Contractor shall keep records of the costs of undertaking the variation and of the time expended thereon. Such records shall be open to inspection by the Project Manager at all reasonable times.

22.8 Contractual variations not covered by an administrative order must be formalised through an addendum to the contract signed by all parties. Changes of address or bank account may simply be notified in writing by the Contractor to the Contracting Authority. Any contractual variations must respect the general principles defined in the Practical Guide to contract procedures for EU external actions.

Article 23 - Suspension

23.1 The Project Manager may, by administrative order, at any time, instruct the Contractor to suspend:

- a) the manufacture of the supplies; or
- b) the delivery of supplies to the place of acceptance at the time specified for delivery in the programme of implementation of the tasks or, if no time specified, at the time appropriate for it to be delivered; or
- c) the installation of the supplies which have been delivered to the place of acceptance.

23.2 The Contractor shall, during suspension, protect and secure the supplies affected at the Contractor's warehouse or elsewhere, against any deterioration, loss or damage to the extent possible and as instructed by the Project Manager, even if supplies have been delivered to the place of acceptance in accordance with the contract but their installation has been suspended by the Project Manager.

23.3 Additional expenses incurred in connection with such protective measure shall be added to the contract price. The Contractor shall not be paid any additional expenses if the suspension is:

- a) dealt with differently in the contract; or
- b) necessary by reason of normal climatic conditions at the place of acceptance; or
- c) necessary owing to some default of the Contractor; or
- d) necessary for the safety or the proper execution of the contract or any part thereof insofar as such necessity does not arise from any act or default by the Project Manager or the Contracting Authority.

23.4 The Contractor shall not be entitled to such additions to the contract price unless it notifies the Project Manager, within 30 days of receiving the order to suspend progress of delivery, of his intention to make a claim for them.

23.5 The Project Manager, after consultation with the Contracting Authority and the Contractor, shall determine such extra payment and/or extension of the period of implementation of the tasks to be made to the Contractor in respect of such claim as shall, in the opinion of the Project Manager, be fair and reasonable.

23.6 If the period of suspension exceeds 180 days, and the suspension is not due to the Contractor's default, the Contractor may, by notice to the Project Manager, request to proceed with the supplies within 30 days, or terminate the contract.

23.7 Where the award procedure or implementation of the contract is vitiated by substantial errors or irregularities or by suspected or proven fraud, the Contracting Authority shall suspend payments and/or execution of the contract. Where such errors, irregularities or fraud are attributable to the Contractor, the Contracting Authority may also refuse to make payments or may recover monies already paid, in proportion to the seriousness of the errors, irregularities or fraud. The Contracting Authority may also suspend payments in cases where there are suspected or established errors, irregularities or fraud committed by the Contractor in the performance of another contract funded by the general budget of the European Union or by EDF, which are likely to affect the performance of the present contract.

MATERIALS AND WORKMANSHIP

Article 24 - Quality of supplies

- 24.1 The supplies must in all respects satisfy the technical specifications laid down in the contract and conform in all respects to the drawings, surveys, models, samples, patterns and other requirements in the contract, which must be held at the disposal of the Contracting Authority or the Project Manager for the purposes of identification throughout the period of execution.
- 24.2 Any preliminary technical acceptance stipulated in the Special Conditions should be the subject of a request sent by the Contractor to the Project Manager. The request shall specify the materials, items and samples submitted for such acceptance according to the contract and indicate the lot number and the place where acceptance is to take place, as appropriate. The materials, items and samples specified in the request must be certified by the Project Manager as meeting the requirements for such acceptance prior to their incorporation in the supplies.
- 24.3 Even if materials or items to be incorporated in the supplies or in the manufacture of components to be supplied have been technically accepted in this way, they may still be rejected if a further examination reveals defects or faults, in which case they must immediately be replaced by the Contractor. The Contractor may be given the opportunity to repair and make good materials and items which have been rejected, but such materials and items will be accepted for incorporation in the supplies only if they have been repaired and made good to the satisfaction of the Project Manager.

Article 25 - Inspection and testing

- 25.1 The Contractor shall ensure that the supplies are delivered to the place of acceptance in time to allow the Project Manager to proceed with acceptance of the supplies. The Contractor is deemed to have fully appreciated the difficulties which it might encounter in this respect, and it shall not be permitted to advance any grounds for delay.
- 25.2 The Project Manager shall be entitled, from time to time, to inspect, examine, measure and test the components, materials and workmanship, and check the progress of preparation, fabrication or manufacture of anything being prepared, fabricated or manufactured for delivery under the contract, in order to establish whether the components, materials and workmanship are of the requisite quality and quantity. This shall take place at the place of manufacture, fabrication, preparation or at the place of acceptance or at such other places as may be specified in the Special Conditions.
- 25.3 For the purposes of such tests and inspections, the Contractor shall:
- a) provide the Project Manager, temporarily and free of charge, with such assistance, test samples or parts, machines, equipment, tools, labour, materials, drawings and production data as are normally required for inspection and testing;
 - b) agree, with the Project Manager, the time and place for tests;
 - c) give the Project Manager access at all reasonable times to the place where the tests are to be carried out.
- 25.4 If the Project Manager is not present on the date agreed for tests, the Contractor may, unless otherwise instructed by the Project Manager, proceed with the tests, which shall be deemed to have been made in the Project Manager's presence. The Contractor shall immediately send duly certified copies of the test results to the Project Manager, who shall, if he/she has not attended the test, be bound by the test results.
- 25.5 When components and materials have passed the above-mentioned tests, the Project Manager shall notify the Contractor or endorse the Contractor's certificate to that effect.

- 25.6 If the Project Manager and the Contractor disagree on the test results, each shall state his views to the other within 15 days of such disagreement. The Project Manager or the Contractor may require such tests to be repeated on the same terms and conditions or, if either Party so requests, by an expert selected by common consent. All test reports shall be submitted to the Project Manager, who shall communicate the results of these tests without delay to the Contractor. The results of retesting shall be conclusive. The cost of retesting shall be borne by the Party whose views are proved wrong by the retesting.
- 25.7 In the performance of their duties, the Project Manager and any person authorised by him/her shall not disclose to unauthorised persons information concerning the undertaking's methods of manufacture and operation obtained through inspection and testing.

PAYMENTS

Article 26 - General principles

- 26.1 Payments shall be made in euro or national currency as specified in the Special Conditions. The Special Conditions shall lay down the administrative or technical conditions governing payments of pre-financing, interim and/or final payments made in accordance with the General Conditions. Where payment is in the national currency, it shall be converted into euro at the rate published on the Infor-Euro on the first working day of the month in which the payment is made.
- 26.2 Payments due by the Contracting Authority shall be made to the bank account mentioned on the financial identification form completed by the Contractor. The same form, annexed to the payment request, must be used to report changes of bank account.
- 26.3 Sums due shall be paid within no more than 45 days from the date on which an admissible payment request is registered by the competent department specified in the Special Conditions. The date of payment shall be the date on which the institution's account is debited. The payment request shall not be admissible if one or more essential requirements are not met.
- 26.4 The 45-day period may be suspended by notifying the Contractor that the payment request cannot be fulfilled because the sum is not due, because appropriate substantiating documents have not been provided or because the Contracting Authority thinks it is necessary to conduct further checks to verify if the expenditure is eligible. In the latter case, an inspection may be carried out on the spot for the purpose of further checks. The Contractor shall provide clarifications, modifications or further information within 30 days of being asked to do so. The payment period shall continue to run from the date on which a properly drawn-up payment request is registered.
- 26.5 The payments shall be made as follows:
- a) 60% of the contract price after the signing of the contract, against provision of the performance guarantee. If the pre-financing payment exceeds EUR 150.000, or if no proof documents have been provided for the selection criteria, the Contractor must provide a financial guarantee for the full amount of the pre-financing payment. This guarantee shall be provided to the Contracting Authority following the procedure foreseen for the performance guarantee in accordance with Article 11, and in accordance with the format annexed to the contract. This financial guarantee must remain valid until it is released 45 days at the latest after the provisional acceptance of the goods. Where the contractor is a public body the obligation for a financial guarantee may be waived depending on a risk assessment made;
 - b) 40% of the contract price, as payment of the balance outstanding, following provisional acceptance of the supplies;

- 26.6 Where only part of the supplies have been delivered, the 40% payment due following partial provisional acceptance shall be calculated on the value of the supplies which have actually been accepted and the security shall be released accordingly.
- 26.7 For supplies not covered by a warranty period, the payments listed above shall be aggregated. The conditions to which the payments of pre-financing, interim and/or final payments are subject, shall be as stated in the Special Conditions.
- 26.8 The payment obligations of the EU under this Contract shall cease at most 18 months after the end of the period of implementation of the tasks, unless the Contract is terminated in accordance with these General Conditions.
- 26.9 Unless otherwise stipulated in the Special Conditions, contracts shall be at fixed prices, which shall not be revised.
- 26.10 The Contractor undertakes to repay any amounts paid in excess of the final amount due to the Contracting Authority before the deadline indicated in the debit note which is 45 days from the issuing of that note. Should the Contractor fail to make repayment within the deadline set by the Contracting Authority, the Contracting Authority may (unless the Contractor is a government department or public body of a Member State of the European Union) increase the amounts due by adding interest:
- at the rediscount rate applied by the central bank of the country of the Contracting Authority if payments are in the currency of that country;
 - at the rate applied by the European Central Bank to its main refinancing transactions in euro, as published in the Official Journal of the European Union, C series, where payments are in euro,
- on the first day of the month in which the time-limit expired, plus seven percentage points. The default interest shall be incurred over the time which elapses between the date of the payment deadline set by the Contracting Authority, and the date on which payment is actually made. Any partial payments shall first cover the interest thus established.
- Amounts to be repaid to the Contracting Authority may be offset against amounts of any kind due to the Contractor. This shall not affect the Parties' right to agree on payment in instalments. Bank charges incurred by the repayment of amounts due to the Contracting Authority shall be borne entirely by the Contractor.
- 26.11 Where necessary the European Union may as a donor subrogate itself to the Contracting Authority.
- 26.12 If the contract is terminated for any reason whatsoever, the guarantee securing the pre-financing may be invoked forthwith in order to repay the balance of the pre-financing still owed by the Contractor, and the guarantor shall not delay payment or raise objection for any reason whatever.

Article 27 - Payment to third parties

- 27.1 Orders for payments to third parties may be carried out only after an assignment made in accordance with Article 5. The Contracting Authority shall be notified of the assignment.
- 27.2 Notification of beneficiaries of the assignment shall be the sole responsibility of the Contractor.

- 27.3 In the event of a legally binding attachment of the property of the Contractor affecting payments due to it under the contract, and without prejudice to the time limit laid down in the Special Conditions, the Contracting Authority shall have 30 days, starting from the day on which it receives notification of the definitive lifting of the obstacle to payment, to resume payments to the Contractor.

Article 28 - Delayed payments

28.1 The Contracting Authority shall pay the Contractor sums due within 45 days of the date on which an admissible payment is registered, in accordance with Article 26 of these General Conditions. This period shall begin to run from the approval of these documents by the competent department referred to in Article 26 of the Special Conditions. These documents shall be approved either expressly or tacitly, in the absence of any written reaction in the 45 days following their receipt accompanied by the requisite documents.

28.2 Once the time-limit referred to in Article 28.1 has expired, the Contractor – unless the contractor is a government department or public body in a European Union Member State - may, within two months of receipt of the late payment, receive default interest:

- at the rediscount rate applied by the central bank of the beneficiary country if payments are in the currency of that country;
- at the rate applied by the European Central Bank to its main refinancing transactions in euro, as published in the Official Journal of the European Union, C series, if payments are in euro,

on the first day of the month in which the time-limit expired, plus seven percentage points. The interest shall be payable for the time elapsed between the expiry of the payment deadline and the date on which the Contracting Authority's account is debited. By way of exception, when the interest calculated in accordance with this provision is lower than or equal to EUR 200, it shall be paid to the Contractor only upon demand submitted within two months of receiving late payment.

28.3 Any default in payment of more than 90 days from the expiry of the period laid down in Article 28.1 shall entitle the Contractor either not to perform the contract or to terminate it, with 30 days' prior notice to the Contracting Authority and the Project Manager.

ACCEPTANCE AND MAINTENANCE

Article 29 - Delivery

29.1 The Contractor shall deliver the supplies in accordance with the conditions of the contract. The supplies shall be at the risk of the Contractor until their provisional acceptance.

29.2 The Contractor shall provide such packaging of supplies as is required to prevent their damage or deterioration in transit to their destination as indicated in the contract. The packaging shall be sufficient to withstand, without limitation, rough handling, exposure to extreme temperatures, salt and precipitation during transit and open storage. Package size and weight shall take into consideration, where appropriate, the remoteness of the final destination of the supplies, and the possible absence of heavy handling facilities at all points in transit.

29.3 The packaging, marking and documentation inside and outside the packages shall comply with such requirements as shall be expressly provided for in the Special Conditions, subject to any variations subsequently ordered by the Project Manager.

- 29.4 No supplies shall be shipped or delivered to the place of acceptance until the Contractor has received a delivery order from the Project Manager. The Contractor shall be responsible for the delivery at the place of acceptance of all supplies and supplier's equipment required for the purpose of the contract. If the Project Manager fails either to issue the certificate of provisional acceptance or to reject the Contractor's application within the period of 30 days, he/she shall be deemed to have issued the certificate on the last day of that period.
- 29.5 Each delivery must be accompanied by a statement drawn up by the Contractor. This statement shall be as specified in the Special Conditions.
- 29.6 Each package shall be clearly marked in accordance with the Special Conditions.
- 29.7 Delivery shall be deemed to have been made when there is written evidence available to both Parties that delivery of the supplies has taken place in accordance with the terms of the contract, and the invoice(s) and all such other documentation specified in the Special Conditions, have been submitted to the Contracting Authority. Where the supplies are delivered to an establishment of the Contracting Authority, the latter shall bear the responsibility of bailee, in accordance with the requirements of the law applicable to the contract, during the time which elapses between delivery for storage and acceptance.

Article 30 - Verification operations

- 30.1 The supplies shall not be accepted until the prescribed verifications and tests have been carried out at the expense of the Contractor. The inspections and tests may be conducted before shipment, at the point of delivery and/or at the final destination of the goods.
- 30.2 The Project Manager shall, during the progress of the delivery of the supplies and before the supplies are taken over, have the power to order or decide:
- a) the removal from the place of acceptance, within such time or times as may be specified in the order, of any supplies which, in the opinion of the Project Manager, are not in accordance with the contract;
 - b) their replacement with proper and suitable supplies;
 - c) the removal and proper re-installation, notwithstanding any previous test thereof or interim payment therefore, of any installation which in respect of materials, workmanship or design for which the Contractor is responsible, is not, in the opinion of the Project Manager, in accordance with the contract;
 - d) that any work done or goods supplied or materials used by the Contractor is or are not in accordance with the contract, or that the supplies or any portion thereof do not fulfil the requirements of the contract.
- 30.3 The Contractor shall, with all speed and at his own expense, make good the defects so specified. If the Contractor does not comply with such order, the Contracting Authority shall be entitled to employ other persons to carry out the orders and all expenses consequent thereon or incidental thereto shall be deducted by the Contracting Authority from any monies due or which may become due to the Contractor.
- 30.4 Supplies which are not of the required quality shall be rejected. A special mark may be applied to the rejected supplies. This shall not be such as to alter them or affect their commercial value. Rejected supplies shall be removed by the Contractor from the place of acceptance, if the Project Manager so requires, within a period which the Project Manager shall specify, failing which they shall be removed as of right at the expense and risk of the Contractor. Any works incorporating rejected materials shall be rejected.
- 30.5 The provisions of Article 30 shall not affect the right of the Contracting Authority to claim under Article 21, nor shall it in any way release the Contractor from any warranty or other obligations under the contract.

Article 31 - Provisional acceptance

- 31.1 The supplies shall be taken over by the Contracting Authority when they have been delivered in accordance with the contract, have satisfactorily passed the required tests, or have been commissioned as the case may be, and a certificate of provisional acceptance has been issued or is deemed to have been issued.
- 31.2 The Contractor may apply, by notice to the Project Manager, for a certificate of provisional acceptance when supplies are ready for provisional acceptance. The Project Manager shall within 30 days of receipt of the Contractor's application either:
- issue the certificate of provisional acceptance to the Contractor with a copy to the Contracting Authority stating, where appropriate, his reservations, and, inter alia, the date on which, in his opinion, the supplies were completed in accordance with the contract and ready for provisional acceptance; or
 - reject the application, giving his reasons and specifying the action which, in his opinion, is required of the Contractor for the certificate to be issued.
- 31.3 Should exceptional circumstances make it impossible to proceed with the acceptance of the supplies during the period fixed for provisional or final acceptance, a statement certifying such impossibility shall be drawn up by the Project Manager after consultation, where possible, with the Contractor. The certificate of acceptance or rejection shall be drawn up within 30 days following the date on which such impossibility ceases to exist. The Contractor shall not invoke these circumstances in order to avoid the obligation of presenting the supplies in a state suitable for acceptance.
- 31.4 If the Project Manager fails either to issue the certificate of provisional acceptance or to reject the supplies within the period of 30 days, he/she shall be deemed to have issued the certificate on the last day of that period, except where the certificate of provisional acceptance is deemed to constitute a certificate of final acceptance. In this case, Article 34.2 below does not apply. If the supplies are divided by the contract into lots, the Contractor shall be entitled to apply for a separate certificate for each lot.
- 31.5 In case of partial delivery, the Contracting Authority reserves the right to give partial provisional acceptance.
- 31.6 Upon provisional acceptance of the supplies, the Contractor shall dismantle and remove temporary structures and materials no longer required for use in connection with the implementation of the contract. He shall also remove any litter or obstruction and redress any change in the condition of the place of acceptance as required by the contract.

Article 32 - Warranty obligations

- 32.1 The Contractor shall warrant that the supplies are new, unused, of the most recent models and incorporate all recent improvements in design and materials, unless otherwise provided in the contract. The Contractor shall further warrant that all supplies shall have no defect arising from design, materials or workmanship, except insofar as the design or materials are required by the specifications, or from any act or omission, that may develop under use of the supplies in the conditions obtaining in the country of the Contracting Authority. This warranty shall remain valid as specified in the Special Conditions.
- 32.2 The Contractor shall be responsible for making good any defect in, or damage to, any part of the supplies which may appear or occur during the warranty period and which either:
- a) results from the use of defective materials, faulty workmanship or design of the Contractor; and/or
 - b) results from any act or omission of the Contractor during the warranty period; or
 - c) appears in the course of an inspection made by, or on behalf of, the Contracting Authority.

- 32.3 The Contractor shall at his own cost make good the defect or damage as soon as practicable. The warranty period for all items replaced or repaired shall recommence from the date on which the replacement or repair was made to the satisfaction of the Project Manager. If the contract provides for partial acceptance, the warranty period shall be extended only for the part of the supplies affected by the replacement or repair.
- 32.4 If any such defect appears or such damage occurs during the warranty period, the Contracting Authority or the Project Manager shall notify the Contractor. If the Contractor fails to remedy a defect or damage within the time limit stipulated in the notification, the Contracting Authority may:
- a) remedy the defect or the damage itself, or employ someone else to carry out the tasks at the Contractor's risk and cost, in which case the costs incurred by the Contracting Authority shall be deducted from monies due to or guarantees held against the Contractor or from both; or
 - b) terminate the contract.
- 32.5 In emergencies, where the Contractor cannot be reached immediately or, having been reached, is unable to take the measures required, the Contracting Authority or the Project Manager may have the work carried out at the expense of the Contractor. The Contracting Authority or the Project Manager shall as soon as practicable inform the Contractor of the action taken.
- 32.6 The warranty obligations shall be stipulated in the Special Conditions and technical specifications. If the duration of the warranty period is not specified, it shall be 365 days. The warranty period shall commence on the date of provisional acceptance and may recommence in accordance with Article 32.3.

Article 33 - After-sales service

- 33.1 An after-sales service, if required by the contract, shall be provided in accordance with the details stipulated in the Special Conditions. The Contractor shall undertake to carry out or have carried out the maintenance and repair of supplies and to provide a rapid supply of spare parts. The Special Conditions may specify that the Contractor must provide any or all of the following materials, notifications and documents pertaining to spare parts manufactured or distributed by the Contractor:
- a) such spare parts as the Contracting Authority may choose to purchase from the Contractor, it being understood that this choice shall not release the Contractor from any warranty obligations under the contract;
 - b) in the event of termination of production of the spare parts, advance notification to the Contracting Authority to allow it to procure the parts required and, following such termination, provision at no cost to the Contracting Authority of the blueprints, drawings and specifications of the spare parts, if and when requested.

Article 34 - Final acceptance

- 34.1 Upon expiry of the warranty period or, where there is more than one such period, upon expiry of the latest period, and when all defects or damage have been rectified, the Project Manager shall issue the Contractor a final acceptance certificate, with a copy to the Contracting Authority, stating the date on which the Contractor completed his obligations under the contract to the Project Manager's satisfaction. The final acceptance certificate shall be issued by the Project Manager within 30 days of the expiry of the warranty period or as soon as any repairs ordered under Article 32 have been completed to the satisfaction of the Project Manager.
- 34.2 The contract shall not be considered to have been performed in full until the final acceptance certificate has been signed or is deemed to have been signed by the Project Manager.

- 34.3 Notwithstanding the issue of the final acceptance certificate, the Contractor and the Contracting Authority shall remain liable for the fulfilment of any obligation incurred under the contract prior to the issue of the final acceptance certificate which remains unperformed at the time that final acceptance certificate is issued. The nature and extent of any such obligation shall be determined by reference to the provisions of the contract.

BREACH OF CONTRACT AND TERMINATION

Article 35 - Breach of contract

- 35.1 A Party shall be in a breach of contract if it fails to discharge any of its obligations under the contract.
- 35.2 Where a breach of contract occurs, the injured Party shall be entitled to the following remedies:
- a) damages; and/or
 - b) termination of the contract.
- 35.3 Damages may be either:
- a) general damages; or
 - b) liquidated damages.
- 35.4 In any case where the Contracting Authority is entitled to damages, he may deduct such damages from any sums due to the Contractor or from the appropriate guarantee.

Article 36 - Termination by the Contracting Authority

- 36.1 The Contracting Authority may, after giving the Contractor seven days' notice, terminate the contract in any of the following cases:
- a) the Contractor substantially fails to perform his obligations under this contract;
 - b) the Contractor fails to comply within a reasonable time with a notice given by the Project Manager requiring it to make good any neglect or failure to perform his obligations under the contract which seriously affects the proper and timely implementation of the tasks;
 - c) the Contractor refuses or neglects to carry out administrative orders given by the Project Manager;
 - d) the Contractor assigns the contract or subcontracts without the authorisation of the Contracting Authority;
 - e) the Contractor is bankrupt or being wound up, is having its affairs administered by the courts, has entered into an arrangement with creditors, has suspended business activities, is the subject of proceedings concerning those matters, or is in any analogous situation arising from a similar procedure provided for in national legislation or regulations;
 - f) the Contractor has been convicted of an offence concerning professional conduct by a judgment which has the force of res judicata;
 - g) the Contractor has been guilty of grave professional misconduct proven by any means which the Contracting Authority can justify;
 - h) the Contractor has been the subject of a judgment which has the force of res judicata for fraud, corruption, involvement in a criminal organisation or any other illegal activity detrimental to the European Union's financial interests;

- i) the Contractor, following another procurement procedure or grant award procedure financed by the EU budget or EDF has been declared to be in serious breach of contract for failure to perform its contractual obligations;
- j) any organisational modification occurs involving a change in the legal personality, nature or control of the Contractor, unless such modification is recorded in an addendum to the contract;
- k) any other legal disability hindering implementation of the contract occurs;
- l) the Contractor fails to provide the required guarantee or insurance, or if the person providing the earlier guarantee or insurance required under the present contract is not able to abide by his commitments;
- m) where after the award of the contract, the award procedure or the performance of the contract prove to have been subject to substantial errors, irregularities or fraud.

Prior to, or instead of, terminating the Contract as provided for in this Article, the Contracting Authority may suspend payments as a precautionary measure without prior notice.

- 36.2 Termination shall be without prejudice to any other rights or powers of the Contracting Authority and the Contractor under the contract. The Contracting Authority may, thereafter, conclude any other contract with a third party at the Contractor's own expense. The Contractor's liability for delay in completion shall immediately cease upon termination without prejudice to any liability thereunder that may already have occurred.
- 36.3 The Project Manager shall, upon the issue of the notice of termination of the contract, instruct the Contractor to take immediate steps to bring the implementation of the tasks to a close in a prompt and orderly manner and to reduce expenditure to a minimum.
- 36.4 In the event of termination, the Project Manager shall, as soon as possible and in the presence of the Contractor or his representatives or having duly summoned them, draw up a report on the supplies delivered and the work performed and take an inventory of the materials supplied and unused. A statement shall also be drawn up of monies due to the Contractor and of monies owed by the Contractor to the Contracting Authority as at the date of termination of the contract.
- 36.5 The Contracting Authority shall not be obliged to make any further payments to the Contractor until the supplies are completed, whereupon the Contracting Authority shall be entitled to recover from the Contractor the extra costs, if any, of providing the supplies or shall pay any balance due to the Contractor prior to the termination of the contract.
- 36.6 If the Contracting Authority terminates the contract, it shall without prejudice to its other remedies under the contract, be entitled to recover from the Contractor any loss it has suffered up to the value of the supply unless otherwise provided for in the Special Conditions. .
- 36.7 This contract shall be automatically terminated if it has given risen to no payment in the three years following its signing.
- 36.8 The Contracting Authority may, at any time and after giving the Contractor seven days' notice, terminate the contract, in addition to what is already provided for in Article 36.1.
- 36.9 Where the termination is not due to an act or omission of the Contractor, force majeure or other circumstances beyond the control of the Contracting Authority, the Contractor shall be entitled to claim in addition to sums owing to it for work already performed, an indemnity for loss suffered.

Article 37 - Termination by the Contractor

- 37.1 The Contractor may, after giving 14 days notice to the Contracting Authority, terminate the contract if the Contracting Authority:
- fails to pay the Contractor the amounts due under any certificate issued by the Project Manager after the expiry of the deadline stated in the Special Conditions;
 - consistently fails to meet its obligations after repeated reminders; or
 - suspends the delivery of the supplies, or any part thereof, for more than 180 days, for reasons not specified in the contract or not attributable to the Contractor.
- 37.2 Termination shall be without prejudice to any other rights or powers under the contract of the Contracting Authority and the Contractor.
- 37.3 In the event of such termination, the Contracting Authority shall pay the Contractor for any loss or damage the Contractor may have suffered.

Article 38 - Force majeure

- 38.1 Neither Party shall be considered to be in default or in breach of its obligations under the contract if the performance of such obligations is prevented by any event of force majeure arising after the date of notification of award or the date when the contract becomes effective
- 38.2 For the purposes of this Article, the term "force majeure" means acts of God, strikes, lock-outs or other industrial disturbances, acts of the public enemy, wars whether declared or not, blockades, insurrection, riots, epidemics, landslides, earthquakes, storms, lightning, floods, washouts, civil disturbances, explosions and any other similar unforeseeable events which are beyond the Parties' control and cannot be overcome by due diligence.
- 38.3 Notwithstanding the provisions of Articles 21 and 36, the Contractor shall not be liable to forfeiture of his performance guarantee, liquidated damages or termination for default if, and to the extent that, his delay in implementation of the tasks or other failure to perform his obligations under the contract is the result of an event of force majeure. Nor, notwithstanding the provisions of Articles 28 and 37, shall the Contracting Authority be liable for the payment of interest on delayed payments, for non-implementation of tasks or for termination by the Contractor for default if, and to the extent that, the Contracting Authority's delay or other failure to perform its obligations is the result of force majeure.
- 38.4 If either Party considers that any circumstances of force majeure have occurred which may affect performance of its obligations, it shall promptly notify the other Party and the Project Manager, giving details of the nature, the probable duration and the likely effect of the circumstances. Unless otherwise directed by the Project Manager in writing, the Contractor shall continue to perform his obligations under the contract as far as is reasonably practicable, and shall employ every reasonable alternative means to perform any obligations that the event of force majeure does not prevent it from performing. The Contractor shall not employ such alternative means unless directed to do so by the Project Manager.
- 38.5 If the Contractor incurs additional costs in complying with the Project Manager's directions or using alternative means under Article 38.4, the amount thereof shall be certified by the Project Manager.
- 38.6 If circumstances of force majeure have occurred and continue for a period of 180 days then, notwithstanding any extension of time for completion of the contract that the Contractor may by reason thereof have been granted, either Party shall be entitled to serve the other with 30 days' notice to terminate the contract. If, on the expiry of the period of 30 days, the situation of force majeure still applies, the contract shall be terminated and, by virtue of the law governing the contract, the Parties shall be released from further execution of the contract.

Article 39 - Decease

- 39.1 Where the Contractor is a natural person, the contract shall be automatically terminated if that person dies. However, the Contracting Authority shall examine any proposal made by the heirs or beneficiaries if they have notified their wish to continue the contract. The decision of the Contracting Authority shall be notified to those concerned within 30 days of receipt of such proposal.
- 39.2 Where the Contractor consists of a number of natural persons and one or more of them die, a report shall be agreed between the Parties on the progress of the contract, and the Contracting Authority shall decide whether to terminate or continue the contract in accordance with the undertaking given by the survivors and by the heirs or beneficiaries, as the case may be.
- 39.3 In the cases provided for in Articles 39.1 and 39.2, persons offering to continue to perform the contract shall notify the Contracting Authority thereof within 15 days of the date of decease.
- 39.4 Such persons shall be jointly and severally liable for the proper execution of the contract to the same extent as the original Contractor. Continuation of the contract shall be subject to the rules relating to establishment of the guarantee provided for in Article 11.

DISPUTE SETTLEMENT

Article 40 - Dispute settlement

- 40.1 The Parties shall make every effort to settle amicably any dispute relating to the contract which may arise between them.
- 40.2 Once a dispute has arisen, a Party shall notify the other Party in writing of the dispute, stating its position on the dispute and any solution which it envisages, and requesting an amicable settlement. The other Party shall respond to this request for amicable settlement within 30 days, stating its position on the dispute. Unless the Parties agree otherwise, the maximum time period laid down for reaching an amicable settlement shall be 120 days from the date of the notification requesting such a procedure. Should a Party not agree to the other Party's request for amicable settlement, should a Party not respond in time to that request or should no amicable settlement be reached within the maximum time period, the amicable settlement procedure is considered to have failed.
- 40.3 In the absence of an amicable settlement, a Party may notify the other Party in writing requesting a settlement through conciliation by a third person. If the European Commission is not a Party to the contract, the Commission can accept to intervene as such a conciliator. The other Party shall respond to the request of conciliation within 30 days. Unless the Parties agree otherwise, the maximum time period laid down for reaching a settlement through conciliation shall be 120 days from the notification requesting such a procedure. Should a Party not agree to the other Party's request for conciliation, should a Party not respond in time to that request or should no settlement be reached within the maximum time period, the conciliation procedure is considered to have failed.
- 40.4 If amicable settlement procedure and, if so requested, the conciliation procedure fails, each party may refer the dispute to either the decision of a national jurisdiction or arbitration, as specified in Article 40 of the Special Conditions.

ETHICS CLAUSES

Article 41 - Ethic clauses

- 41.1 Any attempt by a candidate or tenderer to obtain confidential information, enter into unlawful agreements with competitors or influence the committee or the Contracting Authority during the process of examining, clarifying, evaluating and comparing tenders shall lead to the rejection of his candidacy or tender.
- 41.2 Without the Contracting Authority's prior written authorisation, a Contractor and his staff or any other company with which the Contractor is associated or linked may not, even on an ancillary or subcontracting basis, supply other services, carry out works or supply equipment for the project.
- 41.3 This prohibition also applies to any other programmes or projects that could, owing to the nature of the contract, give rise to a conflict of interest on the part of the Contractor.
- 41.4 When putting forward a candidacy or tender, the candidate or tenderer shall declare that it is affected by no potential conflict of interest and has no particular link with other tenderers or parties involved in the project. Should such a situation arise during execution of the contract, the Contractor must immediately inform the Contracting Authority.
- 41.5 The Contractor must at all times act impartially and as a faithful adviser in accordance with the code of conduct of his profession. He shall refrain from making public statements about the project or services without the Contracting Authority's prior approval. He may not commit the Contracting Authority in any way without its prior written consent.
- 41.6 For the duration of the contract the Contractor and his staff shall respect human rights and undertake not to offend the political, cultural and religious mores of the beneficiary state.
- 41.7 The Contractor may accept no payment connected with the contract other than that provided for therein. The Contractor and his staff must not exercise any activity or receive any advantage inconsistent with their obligations to the Contracting Authority.
- 41.8 The Contractor and his staff shall be obliged to maintain professional secrecy for the entire duration of the contract and after its completion. All reports and documents drawn up or received by the Contractor shall be confidential.
- 41.9 The contract shall govern the Parties' use of all reports and documents drawn up, received or presented by them during the execution of the contract.
- 41.10 The Contractor shall refrain from any relationship likely to compromise his independence or that of his staff. If the Contractor ceases to be independent, the Contracting Authority may, regardless of injury, terminate the contract forthwith without the Contractor having any claim to compensation. The Commission reserves the right to suspend or cancel project financing if corrupt practices of any kind are discovered at any stage of the award process and if the Contracting Authority fails to take all appropriate measures to remedy the situation. For the purposes of this provision, "corrupt practices" are the offer of a bribe, gift, gratuity or commission to any person as an inducement or reward for performing or refraining from any act relating to the award of a contract or implementation of a contract already concluded with the Contracting Authority.
- 41.11 Such unusual commercial expenses are commissions not mentioned in the main contract or not stemming from a properly concluded contract referring to the main contract, commissions not paid in return for any actual and legitimate service, commissions remitted to a tax haven, commissions paid to a recipient who is not clearly identified or commissions paid to a company which has every appearance of being a front company.

- 41.12 The Contractor undertakes to supply the Commission on request with all supporting documents relating to the conditions of the contract's execution. The Commission may carry out whatever documentary or on-the-spot checks it deems necessary to find evidence in cases of suspected unusual commercial expenses.

Article 42 - Administrative and financial penalties

- 42.1 Without prejudice to the application of penalties laid down in the contract, a Contractor who has been guilty of making false declarations, has made substantial errors or committed irregularities and fraud, or has been found in serious breach of its contractual obligations, may be excluded from all contracts and grants financed by the EU for a maximum of five years from the time when the infringement is established, as confirmed after an adversarial procedure with the Contractor. The Contractor may present his arguments against this penalty within 30 days of notification of the penalty by registered letter with acknowledgement of receipt or any equivalent means. In the absence of any reaction on the part of the Contractor, or of withdrawal of the penalty by the Commission within 30 days of receipt of the Contractor's arguments against it, the decision imposing the penalty shall become enforceable. That period may be increased to ten years in the event of a repeat offence within five years of the first infringement.
- 42.2 If the Contractor is found to have seriously failed to meet its contractual obligations, other than foreseen in Article 21, it shall also be subject to financial penalties representing 2-10% of the total value of the Contract. That rate may be increased to 4-20% in the event of a repeat offence within five years of the first infringement.
- 42.3 Where, after the award of the contract, the award procedure or the performance of the contract prove to have been subject to substantial errors, irregularities or fraud, and where this is attributable to the Contractor, the Contracting Authority may refuse to make payments, may recover amounts already paid or may terminate all the contracts concluded with this Contractor, in proportion to the seriousness of the errors, irregularities or fraud.

Article 43 - Checks and audits by European Union bodies

- 43.1 The Contractor will allow the European Commission, the European Anti-Fraud Office and the European Court of Auditors to verify, by examining the documents and to make copies thereof or by means of on-the-spot checks, the implementation of the project and conduct a full audit, if necessary, on the basis of supporting documents for the accounts, accounting documents and any other document relevant to the financing of the project. These inspections may take place up to 7 years after the final payment.
- 43.2 Furthermore, the Contractor will allow the European Anti-Fraud Office to carry out checks and verification on the spot in accordance with the procedures set out in the European Union legislation for the protection of the financial interests of the European Union against fraud and other irregularities.
- 43.3 To this end, the Contractor undertakes to give appropriate access to staff or agents of the European Commission, of the European Anti-Fraud Office and of the European Court of Auditors to the sites and locations at which the Contract is carried out, including its information systems, as well as all documents and databases concerning the technical and financial management of the project and to take all steps to facilitate their work. Access given to agents of the European Commission, European Anti-Fraud Office and the European Court of Auditors shall be on the basis of confidentiality with respect to third parties, without prejudice to the obligations of public law to which they are subject. Documents must be easily accessible and filed so as to facilitate their examination and the Contractor must inform the Contracting Authority of their precise location.

43.4 The Contractor guarantees that the rights of the European Commission, of the European Anti-Fraud Office and of the European Court of Auditors to carry out audits, checks and verification will be equally applicable, under the same conditions and according to the same rules as those set out in this Article, to any sub-contractor or any other party benefiting from EU or EDF funds.

***ANNEX II + III* : TECHNICAL SPECIFICATIONS + TECHNICAL OFFER**

Contract title: Supply of Medicaments, Consumables and Reagents

p 1 /...

Publication reference : EuropeAid/133216/D/SUP/XK

Column 1-2 should be completed by the Contracting Authority

Column 3-4 should be completed by the tenderer

Column 5 is reserved for the evaluation committee

Annex III - the Contractor's technical offer

The tenderers are requested to complete the template on the next pages:

- Column 2 is completed by the Contracting Authority shows the required specifications (not to be modified by the tenderer),
- Column 3 is to be filled in by the tenderer and must detail what is offered (for example the words “compliant” or “yes” are not sufficient)
- Column 4 allows the tenderer to make comments on its proposed supply and to make eventual references to the documentation

The eventual documentation supplied should clearly indicate (highlight, mark) the models offered and the options included, if any, so that the evaluators can see the exact configuration. Offers that do not permit to identify precisely the models and the specifications may be rejected by the evaluation committee.

The offer must be clear enough to allow the evaluators to make an easy comparison between the requested specifications and the offered specifications.

LOT 1: Medicaments

- All of the products must be EMA registered drugs [www.ema.europa.eu] or equivalent EU licensed drugs.
- Information for each pharmaceutical to be provided in English.
- All the products must have a shelf life of at least 15 months from the date of delivery, unless dictated otherwise by specific characteristics of product (e.g. vaccines).
- The packaging of medicaments should comply with the standard of the manufacturer for the commercial market, avoiding higher number of units/pieces in one single package. Maximum units/pieces for one package must be 100.

Item Number	Specifications *	Estimated Quantity per Year	Specifications Offered (incl. brand/model)	Notes, remarks, ref to documentation	Evaluation Committee's notes
1.	Acetaminophen 500mg; Pheniramine Maleate 25mg; Ascorbic Acid 200mg	1200			
2.	Acetyl salicylic acid 100mg	1000			
3.	Acetyl salicylic acid 500mg	1000			
4.	Diclofenac 75mg/ml	250			
5.	Diklofenac 100 mg retard	1000			
6.	Diclofenac 50 mg	2000			
7.	Ibuprofen 400 mg	2000			
8.	Paracetamol 500 mg	8000			
9.	Amp. Paracetamol 10 mg/ml, 100 ml	50			
10.	Ergotamine tartrate 1 mg, caffeine 100 mg	200			

11.	Ketoprofen 100 mg	1000			
12.	Tramadol 50 mg	500			
13.	Pentazocine 30 mg/ml	50			
14.	Morphine 10 mg/ml	100			
15.	Amoxicillin 500 mg	3000			
16.	Amp Amoxicillin 500 mg	50			
17.	Amoxicillin/clavulanic acid 500mg/125mg	2500			
18.	Amp Amoxicillin/clavulanic acid 600 mg	50			
19.	Amp Ticarcillin+Clavulanic acid	50			
20.	Phenoxymethylpenicillin (Penicillin V) 1g	750			
21.	Amp Penicilin G 1 000 000 U	100			
22.	Tab Trimetoprim-Sulfometoxazole 400 mg/80 mg	500			
23.	Ciprofloxacin 500 mg	1500			
24.	Ciprofloxacin 100 mg/10ml	50			
25.	Amp Ceftriaxone 1g	200			
26.	Doxycycline 100 mg	1000			
27.	Azithromycin 500 mg	500			
28.	Clarithromycin 500 mg	600			
29.	Amp Clindamycin 600 mg	50			

30.	Amp Gentamicinum 80 mg	250			
31.	Amp Vancomicin 500 mg	25			
32.	Metronidazole 400 mg	500			
33.	Metrodinazole 500 mg/100 ml	50			
34.	Aciklovir 200mg	250			
35.	Tab Fluconazole 100 mg	100			
36.	Erythromycin 500mg	1000			
37.	Carbocistein 375 mg	1200			
38.	Acetylcysteinum 100 mg/ml	100			
39.	Bromhexine 16 mg	1200			
40.	Sol Bromhexine 10 mg/5ml	30			
41.	Codeine phosphate 15 mg	1000			
42.	Salbutamol 4 mg	50			
43.	Salbutamol for inhal. 5 mg/2,5 ml 100mcg/dose	25			
44.	Salbutamol inhaler 100mcg/dose	25			
45.	Ipratropium bromide/Salbutamol for inhal. 0.5mg/2.5mg / 2.5mL	50			
46.	Budesonide for inhal. 0.5 mg/2 ml	25			
47.	Oxymetazolinum, 0.05% nasal spray	250			
48.	Aminophylline 250mg/10ml	50			

49.	Tab Theophylline 350 mg	50			
50.	Tab Ferrous Sulfate - Folic acid 150 mg+0.5mg	100			
51.	Tab Aluminium-magnezium hydroxide/simethicone	500			
52.	Amp Ranitidin 50mg	100			
53.	Tab Ranitidin 150 mg	1000			
54.	Amp N butylbromide 20mg/1ml	50			
55.	Tab N butylbromide 10mg	250			
56.	Loperamide 2mg	250			
57.	Metoclopramide 10mg/2ml	100			
58.	Metoclopramid 10mg	250			
59.	Lansoprazol 30mg	3600			
60.	Pantoprazolum 40 mg/1 ml	50			
61.	Senna laxative tabs.	100			
62.	Lauryl sulfoacetate/glycerol/sorbitol laxative	50			
63.	Cinchocaine/Policresulen 100mg/2.5mg	100			
64.	Cinchocaine/Policresulen 10mg+50mg	50			
65.	Loratidinum 10 mg	500			
66.	Methylprednisolone 4 mg	250			
67.	Dexamethasone 4mg/ml	100			

68.	Hydrocortisone 100 mg/1 ml	50			
69.	Promethazine 25mg/1ml	50			
70.	Tab Clopidogrel 75mg	50			
71.	Adenosine 6mg/2ml	25			
72.	Atenolol 50 mg	250			
73.	Atropine 0,5 mg/ml	100			
74.	Tab Amlodipine 10 mg	100			
75.	Tab Lizinopril 20 mg	100			
76.	Enalapril / Hydrochlorothiazide (10+25mg)	250			
77.	Verapamil 40 mg	50			
78.	Verapamil 5mg/2ml	25			
79.	Nitroglycerin 50mg/10ml	25			
80.	Nitroglycerin lingual spray 0.4 mg per spray	50			
81.	Digoxin 0,25mg/ml	25			
82.	Amp Methyldopa 50mg/ml	5			
83.	Hydralazine hydrochloride 20 mg/ml	5			
84.	Amp Labetolol 100mg/20ml	25			
85.	Amiodarone 150 mg/3 ml	50			
86.	Metoprolol 5 mg/5 ml	50			

87.	Amp Ibutilide 1mg/10ml	5			
88.	Amp Propafenon	10			
89.	Pentoxifylline 100mg/5ml	20			
90.	Furosemide 10mg/ml	100			
91.	Tab Hydrochlorthiazide 25 mg	100			
92.	Neomycin 3500IU/ml dexamethazon 0.1%.	100			
93.	Chlortetracycline Ointment, 1%	50			
94.	Chloramfenicol 1% Ung 5gr	100			
95.	Naphazoline Hydrochloride 3mg Acidi Borici 150mg,	100			
96.	Hydrocortisone/neomycin/bacitracin ocul.	100			
97.	H2O2 3% (Hydrogen peroxide)	25			
98.	Dexametasone/neomycin/polymyxin ocul.	100			
99.	Canesten (clotrimazolom) Vag tab 200mg	100			
100.	Clotrimazolom 2% , 20gr Vag cream	100			
101.	Oral contraceptive pill Tabl 21+7	250			
102.	Metronidazole 500mg; Clotrimazole 100mg,	250			
103.	Pregnancy test	50			
104.	Levonorgestret, day after pill 0.75mg	50			
105.	Midazolam 5 ml (1 mg/ml)	50			

106.	Diazepam 10mg/2ml	100		
107.	Zolpidem 10 mg	50		
108.	Aciclovir 5% , 5gr	50		
109.	Heparin, allantion, d-panthenol 100 g (300 IU + 2,5 mg + 2,5 mg)/g, Gel	50		
110.	Mykonazol, 30gr 1 g cream - mykonazol-nitrate 20 mg	50		
111.	Clotrimazolum, 20gr 1gr/10mg	50		
112.	Gentamicin 0.1% , 15 gr ointment	50		
113.	Betametazon 0.5mg, gentamicin 1mg, 15 gr	125		
114.	Fluocinolonacetamid 0.25%, 15 gr	100		
115.	NaCl 0.9% ,100ml	250		
116.	NaCl 0.9% ,500ml	250		
117.	NaCl 10% , 10ml	25		
118.	Natr. hydrogenocarbon. inf sol 8,4% 100ml	25		
119.	Calcium Chloride inj. 10% , 10ml	25		
120.	Glucose 30 -50 % , 10ml or 20 ml	50		
121.	Glucose 10% , 500ml	25		
122.	Glucose 5% 500ml	125		
123.	Mannitol 20% , 250ml	10		
124.	Ringer Lactat , 500ml	250		

125.	Tab Potasium Chloride 40mg	50			
126.	Kalii Chloridum 7,46% , 10ml	25			
127.	Hydroxyethylstarch (250ml)	25			
128.	Enoxaparinum , 4000ui anti-XA/0,6ml,	100			
129.	Enoxaparinum , 6000ui antiXA/0,4ml	100			
130.	Amp Fraxiparine 0.3 ml	100			
131.	Tab Warfarin 2.5mg	100			
132.	Heparinum , 5000u.i/ml (5ml)	50			
133.	Propofol ,10 mg/ml, 20ml	50			
134.	Ketamine , 10mg/ml (10ml)	25			
135.	Thiopentalum sodium , 500mg	10			
136.	Lidocaine 1%	250			
137.	Lidocaine spray (10%)	25			
138.	Lidocaine 2%	250			
139.	Suxamethonii Chloridum , 50mg/ml	10			
140.	Rocuronii Bromidum , 50 mg/5 ml	10			
141.	Fentanylum 0,05mg/ml (10ml)	10			
142.	Fentanylum 0,05mg/ml (2ml)	10			
143.	Flumazelinum, 0,1mg/ml, Amp (5ml)	10			

144.	Naloxone Inj 2 mg/ 2 mL	50		
145.	Neostigmini Methylsulfate, 0,5mg/ml Amp	20		
146.	Deferoxaminum, 500mg, (IM or IV)	10		
147.	Obidoxim chloridum, 250mg/ml Amp	10		
148.	Calcium EDTA Sodium 10ml	10		
149.	Protamin sulfat, 50mg/5ml mp	10		
150.	Piridoxinum (vit B6), 50mg/ml, Amp (2ml)	20		
151.	B-Komplex Vit Amp (2ml)	20		
152.	Magnezium sulfat 15%, Amp 10 ml	50		
153.	Tab Amitryptiline 25mg	100		
154.	Amp Valproic Acid 400mg/4ml	10		
155.	Fosphenytoin 75mg/ml	100		
156.	Insulin 100iu/ml; Amp Short/rapid acting	50		
157.	Insulin 100iu/ml, Amp Intermediate acting	30		
158.	Alteplase 100 mg Amp	5		
159.	Iron supplement tablets 200 mg	200		
160.	Flucloxacillin 500 mg	200		
161.	Bisakodyl 5 mg	100		
162.	Cefalexin 500 mg	200		

163.	Cefotaxim Inj 1 g	50			
164.	Chlorhexidine for topical use 100 ml	100			
165.	Clemastin 1 mg	200			
166.	Diphenhydramin inj 50 mg/ml	50			
167.	Diklorobensylalcohol lozenges	1000			
168.	Disopyramid 100 mg	100			
169.	Isosorbid mononitrate 20 mg	100			
170.	Adrenaline 1 mg/ml	100			
171.	Noradrenaline 2 mg/ml	50			
172.	Ephedrine 50 mg/ml	100			
173.	Ekonazole cream 1 %	100			
174.	Glibenklamide 5 mg	50			
175.	Glipzid 5 mg	50			
176.	Metformin 500 mg	50			
177.	Magnesium sulphate 50 % 10 ml	100			
178.	Pivmecillinam 200 mg	200			
179.	Ondansetron 2 mg/ml	50			
180.	Prednisolone 5 mg	200			
181.	Ramipril 5 mg	50			

182.	Sumatriptan 8 mg/ml	20			
183.	Sumatriptan 50 mg	50			
184.	Simvastatin 20 mg	100			
185.	Terbutalin 1 mg/ml	20			
186.	Xylomethazolin nasal drop 0.05%	500			
187.	Iodine povidone, 10% sol	50			
188.	Tab Activated Charcoal 200 mg	200			
189.	Oral rehydration solution	500			
190.	Rabies Vaccine	20			
191.	Hepatitis B Vaccine	20			
192.	Hepatitis A Vaccine	20			
193.	Influenza A Vaccine (seasonal)	600			
194.	Tetanus toxoid 40IU/0.5ml	100			
195.	Anti-tetanus IG, Strength -500IU/2ml, Category-1ml	20			
196.	Anti-rabies IG, Strength -1 x 2 ml (150 IU), Category-2ml/Amp	10			
197.	Rabies Vaccine	10			
198.	European viper venom antiserum with needles and syringes, Strength: 10mg/ml, Category: vial containing 10ml	10			
199.	Alcohol 70%, 100ml	100			

200.	Condoms	1000			
201.	Sonography gel, 350 ml	30			
202.	Lyophilized lactic acid bacteria, Bidobakterim infantilis, Lactobacilus acidophilus	500			

LOT 2: CONSUMABLES

- All the products must have a shelf life of at least 15 months from the date of delivery.
- The packaging of consumables should comply with the standard of the manufacturer for the commercial market, avoiding higher number of units/pieces in one single package. Maximum units/pieces for one package must be 100.

1 Item Number	2. Specifications	3. Estimated Quantity per Year	4. Specifications offered per Unit	5. Offered Unit Price	6. Evaluation committee
	Bags for Hazard waste, Sterilisation etc				
1.	Item- Bag, laundry Type- Textile Additonal Information- Bags	Pcs- 20			
2.	Item- Urine Bag w/tubing, disposable Type- Plastic 2.0 liter 900mm length (tubing) Additonal Information- Disposable	Pcs- 50			
3.	Item- Vomiting bag Type- Plastic Additonal Information- Disposable, black	Pcs-100			
4.	Item- Paper Bag for Medicine Type-14 cm X 9 cm Additonal Information- Bag	Pcs- 1000			
5.	Item- Steri-Peel paper for packing instruments Type-400 mm x 200 m Additional Information- paper/plastic for use in steam sterilizers	Pcs- 1			
6.	Item- Steri-Peel paper for packing instruments Type-200 mm x 200 m Additional Information- paper/plastic for use in steam sterilizers	Pcs- 1			
7.	Item- Steri-Peel paper for packing instruments Type-150 mm x 200 m Additional Information- paper/plastic for use in steam sterilizers	Pcs- 1			

1 Item Number	2. Specifications	3. Estimated Quantity per Year	4. Specifications offered per Unit	5. Offered Unit Price	6. Evaluation committee
8.	Item- Thermometer, plastic cover, Double protective covers for hygiene use of clinical thermometers. Type- Plastic Additonal Information- Cover	Pcs- 2000			
	Bowles Paper ,plastic stainless steel Box, Surgical Instruments, Sphygmomanometer, Respiratory exerciser etc				
9.	Item- Sharp Safe Container, 1.8L Type- Especially for: blades, needles, scalpels Additonal Information- Miscellaneous	Pcs- 100			
10.	Item- Sharp Safe Container, 7L Type- Especially for: blades, needles, scalpels Additonal Information- Miscellaneous	Pcs - 100			
11.	Item- Disinfection Baths with cover 10 L Type- Plastic Bath, L 390 x W 290 x H 170 mm Additional Information- Horizontal Dish	Pcs- 1			
12.	Item- Disinfection Baths with cover 30 L Type- Plastic Bath 30 liter bath (incl. discharge tap) L 615 x W 400 x H 220 mm Additional Information- Horizontal Dish	Pcs - 1			
13.	Item- Basin, wash, stainless steel Type-4 litres Additonal Information- Bowles	Pcs- 1			
14.	Item- Bowl, kidney, disposable Type- Cardboard Additonal Information- Bowles	Pcs- 500			
15.	Item- Bowl, kidney, stainless steel Type- Size: 170mm length Additonal Information- Bowles	Pcs- 2			

1 Item Number	2. Specifications	3. Estimated Quantity per Year	4. Specifications offered per Unit	5. Offered Unit Price	6. Evaluation committee
16.	Item- Bowl, kidney, stainless steel Type- Size: 200 mm length Additonal Information- Bowles	Pcs- 2			
17.	Item- Bowl, Round, stainless steel Type- Size: 80 mm, 150ml Additonal Information- Bowles	Pcs - 2			
18.	Item- Bowl, round, stainless steel Type- Size: 160mm dia Additonal Information- Bowles	Pcs- 2			
19.	Item – Paper roll holder Type – Size is adjustable. Additional Information – Stainless steel	Pcs – 1			
20.	Item – Instrument boxe with cover Type – 250x125x60 mm Additional Information – Stainless steel	Pcs – 1			
21.	Item – Forcep, Curved, Rochester-Pean Haemostatic Type – 14 cm Additional Information – Stainless steel	Pcs – 1			
22.	Item – Forcep, Narrow, Thumb and tissue Type – 11,5 cm Additional Information – Stainless steel	Pcs – 1			
23.	Item – Forcep, Thumb and tissue Type – 14,5 cm Additional Information – Stainless steel	Pcs – 1			
24.	Item – Forcep, Straight, Foester Sponge holding Type – 18 cm Additional Information – Stainless steel	Pcs – 1			
25.	Item – Scalpel handel for blades size: 10-15 Type – No.: 3 Additional Information – Stainless steel	Pcs – 1			
26.	Item – Scalpel handel for blades size: 20-24 Type – No.: 4 Additional Information – Stainless steel	Pcs – 1			
27.	Item – Safety Bandage Scissors, size: 7 ½' x 1.5 mm Additional Information – Stainless steel	Pcs - 4			

1 Item Number	2. Specifications	3. Estimated Quantity per Year	4. Specifications offered per Unit	5. Offered Unit Price	6. Evaluation committee
28.	Item – Pean Artery Forceps 195 mm Type – Size: 9 curved Additional Information – Stainles Steel	Pcs - 1			
29.	Item – Pean Artery Forceps 230 mm Type – Size: 9 curved Additional Information – Stainles Steel	Pcs - 1			
30.	Item - Respiratory exerciser with flow control, Corrugated tubing with mouthpiece, Large volume measurement up to 5000ml inspired air Additional Information – Compact, Ergonomic with build in handle	Pcs - 5			
31.	Item- Cup, medicine, plastic, disposable, Type – size: 10ml Additional Information - Plastic	Pcs - 500			
	Catheter drains,Tubes,Arway				
32.	Item -Pleural Catheter with Flexible Introducer SOFT, size: 20 CH Type – 20CH Additional Information - EACH	Pcs – 2			
33.	Item -Pleural Catheter with Flexible Introducer SOFT, size: 24 CH Type – 24H Additional Information - EACH	Pcs – 2			
34.	Item -Pleural Catheter with Flexible Introducer SOFT, size: 28 CH Type – 28CH Additional Information - EACH	Pcs - 2			
35.	Item -Pleural Catheter with Flexible Introducer SOFT, size: 32 CH Type – 32CH Additional Information - EACH	Pcs – 2			
36.	Item- Catheter drain, latex rubber, 3 eyes, Pezzer Type- CH 20 Additonal Information- Catheter	Pcs- 10			
37.	Item- Catheter drain, latex rubber, 3 eyes, Pezzer Type- CH 32 Additonal Information- Catheter	Pcs- 10			
38.	Item- Catheter introducing guide, malleable Type- 17”catheter Additonal Information- Catheter	Pcs- 10			

1 Item Number	2. Specifications	3. Estimated Quantity per Year	4. Specifications offered per Unit	5. Offered Unit Price	6. Evaluation committee
39.	Item- Catheter, suction Type-8 CH Additonal Information- Catheter	Pcs- 10			
40.	Item- Catheter, suction Type-10 CH Additonal Information- Catheter	Pcs- 100			
41.	Item- Catheter, suction Type-12 CH Additonal Information- Catheter	Pcs- 100			
42.	Item- Catheter, urethra, sterile, disposable, straight pattern Type-400mm, 14 CH, 2 eyes, w/balloon a. funnel Additonal Information- Catheter	Pcs- 10			
43.	Item- Catheter, urethra, sterile, disposable, straight pattern Type-400mm, 16 CH, 2 eyes, w/balloon a. funnel Additonal Information- Catheter	Pcs- 30			
44.	Item- Catheter, urethra, sterile, disposable, straight pattern Type-400mm, 18 CH, 2 eyes, w/balloon a. funnel Additonal Information- Catheter	Pcs- 10			
45.	Item- Catheter, urethra, sterile, disposable, Tiemann Type-400mm, 14 CH, 1 eye, w/balloon , w/funnel Additonal Information- Catheter	Pcs- 10			
46.	Item- Catheter, urethra, sterile, disposable, Tiemann Type-400mm, 16 CH, 1 eye, w/balloon, w/funnel Additonal Information- Catheter	Pcs- 10			
47.	Item- Catheter, urethra, sterile, disposable, Tiemann Type-400mm, 18 CH, 1 eye, w/balloon, w/funnel Additonal Information- Catheter	Pcs- 10			
48.	Item- Catheter, urethra, sterile, disposable, Tiemann Type-400mm, 12 CH, 1 eye, w/balloon,w/funnel Additonal Information- Catheter	Pcs- 10			
49.	Item- Tube, endotracheal, disposable, sterile Type- No:5 w/cuff and no cuff Additonal Information- Tubes	Pcs- 10			

1 Item Number	2. Specifications	3. Estimated Quantity per Year	4. Specifications offered per Unit	5. Offered Unit Price	6. Evaluation committee
50.	Item- Tube, endotracheal, disposable, sterile Type- No:6 W/Cuff Additonal Information- Tubes	Pcs- 30			
51.	Item- Tube, endotracheal, disposable, sterile Type- No: 7 w/cuff Additonal Information- Tubes	Pcs- 30			
52.	Item- Tube, endotracheal, disposable, sterile Type- No:8 w/ cuff Additonal Information- Tubes	Pcs- 30			
53.	Item- Nasogastric tube Type- No.14, Additonal Information- Tubes	Pcs- 10			
54.	Item- Nasogastric tube Type- No.16, Additonal Information- Tubes	Pcs- 10			
55.	Item- Nasogastric tube Type- No.18, Additonal Information- Tubes	Pcs- 10			
56.	Item- Laryngeal Mask Airway Disposable Type- No. 3 Additonal Information- Disposable	Pcs - 5			
57.	Item- Laryngeal Mask Airway Disposable Type- No. 4 Additonal Information- Disposable	Pcs- 5			
58.	Item- Laryngeal Mask Airway Disposable Type- No. 5 Additonal Information- Disposable	Pcs- 5			
59.	Item – Oxygen mask with tube 2m with the soft and transparent medical grade PVC face mask, Single peel pack and ready for use, High concentration Type – Adults Additional Information - Mask	Pcs - 50			
60.	Item – Nebulizer mask with bulb Type – Adult face mask, pvc tube 1 m, bulb, nasal prong, mouth piece Additional Information – Nebulizer kit	Pcs - 30			

1 Item Number	2. Specifications	3. Estimated Quantity per Year	4. Specifications offered per Unit	5. Offered Unit Price	6. Evaluation committee
61.	Item – Nasal Cannula, standard Type – Adult Additional Information - Cannula	Pcs - 50			
62.	Item- Pleural drainage system Type- Heimlich valve Additonal Information-	Pcs- 10			
63.	Item- Pleural drainage system Type- Two bottle system Additonal Information-	Pcs- 5			
64.	Item- Airway, guide Type- Size: 0 Additonal Information-	Pcs- 10			
65.	Item- Airway, guide Type- Size: 3 Additonal Information-	Pcs- 10			
66.	Item- Airway, guide Type- Size: 4 Additonal Information-	Pcs- 10			
67.	Item - Resuscitation Face Shield Clear Instructions Printed On Mask For Ease Of Use	Pcs - 100			
68.	Item- Nasopharyngeal tube kit Type- Nr: 32,34,36 Additonal Information- Guide, disposable	Pcs- 5 kits			
69.	Item- Administration set for infusion sterile to be used on Infusion pump Type- Luer Lock, Standard, size: 145/250 cm Additonal Information- Infusion	Pcs- 300			
70.	Item- Irrigator disposable SET Type-1000ml Additonal Information- Infusion	Pcs- 5			
71.	Item- Infusion set w/filter, blood/fluid, sterile Type- Disposable Additonal Information- Infusion	Pcs- 20			

1 Item Number	2. Specifications	3. Estimated Quantity per Year	4. Specifications offered per Unit	5. Offered Unit Price	6. Evaluation committee
72.	Item- Nozzle, irrigator, plastic Type- Disposable Additonal Information- Miscellaneous	Pcs- 10			
73.	Item- Three-way stopcock, Suitable for all current pressure infusion systems -Continuous straight-flow channels for accurate pressure monitoring -Axially and radially movable swivel lock for secure and speedy connection Type – Right side Additional Information- Three-way	Pcs- 100			
74.	Item – Transfer Needle device for transferring sterile liquids in a closed system. Type - With a short spike. Individually sterile packed. Additional Information -	Pcs - 50			
75.	Item- Crystal Tracheostomy Set Type- Nr: 6.5 Additonal Information- Disposable	Pcs - 10			
76.	Item- Crystal Tracheostomy Set Type- Nr:7.5 Additonal Information- Disposable	Pcs- 10			
77.	Item- Crystal Tracheostomy Set Type- Nr: 8 Additonal Information- Disposable	Pcs- 10			
78.	Item- Aspirator Suction tube Type- Suction tube Additonal Information- Disposable	Pcs- 20			
	Cannula ,injection ,syringe , needles, Scalpel, Infusion accesories				

1 Item Number	2. Specifications	3. Estimated Quantity per Year	4. Specifications offered per Unit	5. Offered Unit Price	6. Evaluation committee
79.	<p>Item – Extraction and injection spikes for multi-dose containers. Individual sterile packaging</p> <p>Type - with particle filter 5 µm, with aeration filter 0,45 µm</p> <p>Additional Information – Infusion accesories</p>	Pcs - 100			
80.	<p>Item – Phial opener, For safer opening of phials. Plastic construction with removable catchment tray</p>	Pcs – 1			
81.	<p>Item - Extension Tube for use with syringe pump, 150 cm length of the tube</p> <ul style="list-style-type: none"> -For use with all syringe pumps < 4 bar pressure -Minimized priming volumes -Luer Lock fitting -Type Standard: available in different materials -Type Opaque: black for light sensitive drugs -Type Safsite: with Safsite safety connector -Type Filter: with injection filter 0.22 µm --Type PCA: with back-check valve for parallel infusions -Type MR: with rotating Lock fitting 	Pcs - 200			

1 Item Number	2. Specifications	3. Estimated Quantity per Year	4. Specifications offered per Unit	5. Offered Unit Price	6. Evaluation committee
82.	Item - Infusion Filters 0.2 µm - Bacteria/particle retention - Endotoxine retention - Elimination for long-term filtration - Surface area (cm2) - 10 - PVC free – Yes	Pcs - 50			
83.	Item – Blood Lancets, sterile Type – Single use Additional Information – 200 pcs/pack	10			
84.	Item – Strips for Glucometer Type – Additional Information – 50 pcs/pack	20			
85.	Item- Indwelling cannula Venflon Type-24 G- Yellow Additonal Information- Bowles	Pcs- 300			
86.	Item- Indwelling cannula Venflon Type-22G Blue Additonal Information- Cannula	Pcs- 300			
87.	Item- Indwelling cannula Venflon Type-20G Pink Additonal Information- Cannula	Pcs- 300			
88.	Item- Indwelling cannula Venflon Type-18G Green Additonal Information- Cannula	Pcs- 300			
89.	Item- Indwelling cannula Venflon Type-16G Gray Additonal Information- Cannula	Pcs- 100			
90.	Item- Injection needle disposable Type-20G 0,90mmx40mm Additonal Information- Needles	Pcs- 300			

1 Item Number	2. Specifications	3. Estimated Quantity per Year	4. Specifications offered per Unit	5. Offered Unit Price	6. Evaluation committee
91.	Item- Spinal Cannula Type-25 G x 3 ½” 0.5x90 orange Additonal Information- Cannula	Pcs- 10			
92.	Item- Spinal Cannula Type-27 G x 3 ½” 0.41x90 Additonal Information- Cannula	Pcs- 10			
93.	Item- Epidural Set Type-18 G Additonal Information- Cannula	Pcs- 10			
94.	Item- Central vein set for adult Type- Additonal Information- Cannula	Pcs- 10			
95.	Item- Injection needle disposable Type-21G 0,80mmx35mm Additonal Information- Needles	Pcs- 1200			
96.	Item- Injection needle disposable Type-23G 0,60mmx25mm Additonal Information- Needles	Pcs- 1000			
97.	Item- Injection needle disposable Type-22G 0,70mmx32mm Additonal Information- Needles	Pcs- 1000			
98.	Item- Injection needle disposable Type-26G 0,45mmx25mm Additonal Information- Needles	Pcs- 500			
99.	Item- Injection needle disposable Type-27G 0,40mmx19mm Additonal Information- Needles	Pcs- 500			
100.	Item- Scalpel w/plastic handle disposable sterile Type- Size 11 Additonal Information- Scalpel	Pcs-100			
101.	Item- Scalpel w/plastic handle disposable sterile Type- Size 15 Additonal Information- Scalpel	Pcs- 100			

1 Item Number	2. Specifications	3. Estimated Quantity per Year	4. Specifications offered per Unit	5. Offered Unit Price	6. Evaluation committee
102.	Item- Scalpel w/plastic handle disposable sterile Type- Size 21 Additonal Information- Scalpel	Pcs- 100			
103.	Item- Scalpel w/plastic handle disposable sterile Type- Size 22 Additonal Information- Scalpel	Pcs- 100			
104.	Item- Scalpel w/plastic handle disposable sterile Type- Size 20 Additonal Information- Scalpel	Pcs- 100			
105.	Item- Blades sterile, carbon steel Type- No. 10 Additonal Information- Scalpel	Pcs- 100			
106.	Item- Blades sterile, carbon steel Type- No. 11 Additonal Information- Scalpel	Pcs- 100			
107.	Item- Blades sterile, carbon steel Type- No. 15 Additonal Information- Scalpel	Pcs- 100			
108.	Item- Blades sterile, carbon steel Type- No. 20 Additonal Information- Scalpel	Pcs- 100			
109.	Item- Blades sterile, carbon steel Type- No. 23 Additonal Information- Scalpel	Pcs- 100			
110.	Item- Syringe disposable, w/out needle Type- 2 ml Additonal Information- Syringe	Pcs- 300			
111.	Item- Syringe disposable, w/out needle Type- 5 ml Additonal Information- Syringe	Pcs- 500			
112.	Item- Syringe disposable, w/out needle Type-10 ml Additonal Information- Syringe	Pcs- 500			
113.	Item- Syringe disposable, w/out needle Type- 20 ml Additonal Information- Syringe	Pcs- 500			

1 Item Number	2. Specifications	3. Estimated Quantity per Year	4. Specifications offered per Unit	5. Offered Unit Price	6. Evaluation committee
114.	Item- Syringe disposable, w/out needle Type- 50 ml Additonal Information- Syringe	Pcs- 100			
115.	Item- Evacuating syringe, with catheter tip Type- 50 ml Additonal Information- Syringe	Pcs- 50			
116.	Item - Syringes 50 ml, with a new, large, easy-to-read, Double-graduated scale. Type - Original-Perfusor, Additonal Information- Syringe	Pcs - 100			
117.	Item - Syringe 60 ml, Optimum startup properties <ul style="list-style-type: none"> ■ Extremely high delivery accuracy and consistency up to the end alarm ■ Minimal residual volume Type: Omnifix Syringes Additonal Information- Syringe	Pcs - 100			
118.	Item- Syringe, insulin disposable, w/needle Type- 40IE, 1ml Additonal Information- Syringe	Pcs- 100			
	Adhesive Tape				
119.	Item- I.V Fixation Type- 8 cm x 6 cm Additonal Information- With pad	Pcs- 100			
120.	Item- Adhesive tape, type Leucoplast Type- Zinc oxide, 25mmx5m Additonal Information- Tape adhesive	Pcs- 50			
121.	Item- Adhesive tape, type Leucoplast Type- Zinc oxide, 12,5mmx5m Additional Information- Tape adhesive	Pcs- 50			

1 Item Number	2. Specifications	3. Estimated Quantity per Year	4. Specifications offered per Unit	5. Offered Unit Price	6. Evaluation committee
122.	Item- Adhesive tape, type Leucoplast Type- Zinc oxide, 50mmx5m Additonal Information- Tape adhesive	Pcs- 50			
123.	Item- Adhesive tape, type Leucosilk Type- Hypoallergen, 12,5mmx5m Additonal Information- Tape adhesive	Pcs- 50			
124.	Item- Adhesive tape, type Leucosilk Type- Hypoallergen, 25mmx5m Additonal Information- Tape adhesive	Pcs- 50			
125.	Item- Adhesive tape, type Leucosilk Type- Hypoallergen, 50 mmx5m Additonal Information- Tape adhesive	Pcs- 20			
126.	Item- Wound Closure, waterproof, sterile, highly adhesive, 30 pcs/pack Type- 2.5xm x 7.2cm Additonal Information- Strips	Pcs - 100			
127.	Item- Wound Strips, sterile, highly adhesive, sterile Type-3/4" x 3" Additonal Information- Strips	Pcs- 50			
128.	Item- Autoclave indicator tape Type-0.5" x 60 yds. Miscellaneous Additonal Information- Miscellaneous	Pcs- 5			
129.	Item- Dressings, hypoallergenic, 2 3/8" x 2 3/4" Type – Transparent Dressings Additonal Information- Dressings	Pcs- 100			
130.	Item- Dressings, hypoallergenic, 4" x 10" Type- Transparent dressing Additonal Information- Dressings	Pcs- 100			
131.	Item- Dressings, hypoallergenic, 4" x 4 3/4" Type- Transparent dressing Additonal Information- Dressings	Pcs- 50			
132.	Item- Dressings, hypoallergenic, 6" x 8" Type- Transparent dressing Additonal Information- Dressings	Pcs- 50			

1 Item Number	2. Specifications	3. Estimated Quantity per Year	4. Specifications offered per Unit	5. Offered Unit Price	6. Evaluation committee
133.	Item – Non-medicated tulle dressings made of water-repellent polyester tulle impregnated with neutral ointment, the ointments not to contain paraffins, conformable, non adherent. Type – size: 7.5x10cm, 10 pcs/pack Additional Information- Dressings	Pcs – 5			
134.	Item – Non-medicated tulle dressings made of water-repellent polyester tulle impregnated with neutral ointment, the ointments not to contain paraffins, conformable, non adherent. Type – size: 5x5cm, 10 pcs/pack Additional Information- Dressings	Pcs – 5			
135.	Item – Paraffin-gauze dressing made of an open wave cotton cloth, permeable to air and wound exudate, neutral ointment which is not sensitising or allergising even in prolonged use. Type: size 5x5cm, 10 pcs/pack Additional Information- Dressings	Pcs – 5			
136.	Item – Paraffin-gauze dressing made of an open wave cotton cloth, permeable to air and wound exudate, neutral ointment which is not sensitising or allergising even in prolonged use. Type: size 10x10cm, 10 pcs/pack Additional Information- Dressings	Pcs – 5			
137.	Item- Self-adhesive wound dressings made of soft non-woven fabric coated with a hypoallergenic adhesive, non-adherent pad, good absorption and cushioning effect, can be removed painlessly Type- 10x8cm, sterile Additional Information- Dressings	Pcs- 5			
138.	Item – Absorbent hydrocolloid dressings covered with a semi-permeable layer to prevent bacterial penetration. Sterile Type – size; 5x5cm, 10 pcs/pack Additional Information- Dressings	Pcs - 5			
139.	Item – Absorbent hydrocolloid dressings covered with a semi-permeable layer to prevent bacterial penetration. Sterile Type – size; 10x10cm, 10 pcs/pack Additional Information- Dressings	Pcs - 10			

1 Item Number	2. Specifications	3. Estimated Quantity per Year	4. Specifications offered per Unit	5. Offered Unit Price	6. Evaluation committee
140.	Item – Dressing non-medicated made of calcium alginate fibres which form a hydrophilic non-adherent gel in contact with the sodium salts contained in blood and wound exudate. Individually sealed Type – size: 5x5cm, 3 pcs/pack Additonal Information- Dressings	Pcs - 10			
141.	Item – Dressing non-medicated made of calcium alginate fibres which form a hydrophilic non-adherent gel in contact with the sodium salts contained in blood and wound exudate. Individually sealed Type – size: 10x10cm, 10 pcs/pack Additonal Information- Dressings	Pcs – 5			
142.	Item – Superabsorbent wound dressing pads, which must be activated with Ringers solution, sterile with isotonic solution for activating the sterile dressing in plastic ampoules 30ml. Type – size: 10x10cm, Additonal Information- Dressings	Pcs - 20			
143.	Item – Superabsorbent wound dressing pads, which must be activated with Ringers solution, sterile Type – size: 5.5cm Additonal Information- Dressings	Pcs - 20			
144.	Item – Water Jel Fire Blanket with plastic canister, - 5' X 6' Blanket Stores In Wall-Mountable Canister - Wool Is Soaked In A Water-Based, Water-Soluble Gel That Is Biodegradable - Composed Of A100% Worsted Wool Carrier Capable Of Absorbing Up To 12x Its Own Weight	Pcs - 1			
145.	Item – Burn Free Kit, Sterile dressing 5x15 cn, 1 gel btl of 118 ml, 20 gel bags 3.5g, 4 rollers gauzes	Kit - 20			
	Suture				
146.	Item - Semi-disposable skin stapler for wound closure with a patented 'B' shaped staple that reduces tissue damage and scarring. Type – Skin stapler handle should be autoclavable Additional Information – Skin Stapler	Pcs - 2			

1 Item Number	2. Specifications	3. Estimated Quantity per Year	4. Specifications offered per Unit	5. Offered Unit Price	6. Evaluation committee
147.	Item - Disposable magazine/cartridge containing 20 staples. The staples have to be flexible, to adapt to the wound swelling and do not disturb normal blood flow Type – Additional Information – Staples for wound closure	Pcs - 10			
148.	Item- Suture, Plain Gut CT-3 Type- 2-0 Additonal Information- Suture	Pcs- 50			
149.	Item- Suture, Plain Gut FS-2(19mm) Type- 3-0 Additonal Information- Suture	Pcs- 50			
150.	Item- Suture, Chromic Gut PS-2(19mm) Type- 2-0 Additonal Information- Suture	Pcs- 50			
151.	Item- Suture, Chromic Gut PS-2 Type- 3-0 Additonal Information- Suture	Pcs- 50			
152.	Item- Suture, Chromic Gut CP-2(26mm) Type- 0 Additonal Information- Sutures	Pcs- 50			
153.	Item- Suture, Vicryl CT-3(22mm) Type- 0 Additonal Information- Sutures	Pcs- 50			
154.	Item- Suture, VICRYL CT-2(26mm) Type- 2-0 Additonal Information- Sutures	Pcs- 50			
155.	Item- Suture, Vicryl PSL Type- 2-0 Additonal Information- Sutures	Pcs- 50			
156.	Item- Suture, Vicryl rapid P-1(11mm) Type- 4-0 Additonal Information- Sutures	Pcs- 50			
157.	Item- Suture, PDS II PS-2(19mm) Type- 3-0 Additonal Information-Sutures	Pcs- 25			

1 Item Number	2. Specifications	3. Estimated Quantity per Year	4. Specifications offered per Unit	5. Offered Unit Price	6. Evaluation committee
158.	Item- Suture,Prolene CC(9mm) Type- 6-0 Additonal Information- Sutures	Pcs- 50			
159.	Item-Suture,Nylon monofilament Type-1 Additional Information-	Pcs- 50			
160.	Item-Suture,Nylon monofilament Type-0(24mm) Additional Information-	Pcs- 50			
161.	Item-Suture,Nylon monofilament Type-2-0(25mm) Additional Information-	Pcs- 50			
162.	Item-Suture,Nylon monofilament Type-2-0(round 25mm) Additional Information-	Pcs- 50			
163.	Item-Suture,Nylon monofilament Type-3-0(25mm) Additional Information-	Pcs- 50			
164.	Item- Suture,Nylon Type- 3-0(17mm) Additonal Information- Sutures	Pcs- 50			
165.	Item- Steristrip Type- 6 mm x 100 mm Additonal Information- Adhetsive tape Sterile	Pcs- 100			
	Disposable instruments, Defibrilator batteries & Pads, Ecg paper and electrodes, condoms etc.				
166.	Item – Anatomical Charts, Head and Neck, Kidney, Muscoletal system, Nervous system, Subluxations & Spinal Nerves, Liver, Digestive system, Disease of Urinary tract infection, Diabetes, Vascular system and Viscera Type - size: 70x100cm Additional Information - printed in glossy paper,	Pcs - 5			
167.	Item- Brush, nail sterile disposable Type- Plastic Additonal Information- Miscellaneous	Pcs- 50			

1 Item Number	2. Specifications	3. Estimated Quantity per Year	4. Specifications offered per Unit	5. Offered Unit Price	6. Evaluation committee
168.	Item- Graves vaginal speculum, medium sterile Type-1 3/8" x 4"Plastic disposable Additonal Information- Speculum vaginal	Pcs- 10			
169.	Item- Graves vaginal speculum, large Sterile Type-0.75" x 3"Plastic disposable Additional Information- Speculum vaginal	Pcs- 10			
170.	Item- Stiff neck (Extrication collar) Type- different size Additional Information -	Pcs- 10			
171.	Item – Lungs for Minni Anne Type- CPR Adult Manikin Additional Information - Manikin	Pcs - 100			
172.	Item – Defibrillator batteries for NIHON KOHDEN Monitor, TypeNKB-301V, 12V, 2800mAh Additional Information - Defibrillator batteries	Pcs - 3			
173.	Item – Defibrillator batteries for FR2 Type – Disposable lithium manganese dioxide battery. Additional Information - Defibrillator batteries	Pcs – 4			
174.	Item – Defibrillator batteries for ZOLL Type – ZOLL AEDPRO, DC 12V, 4.2Ah, LiMnO2, part no.: 1008-1003-01 Additional Information - Defibrillator batteries	Pcs – 6			
175.	Item – Defibrillator batteries for Schiller Type - FRED EASY Additional Information - Defibrillator batteries	Pcs - 2			
176.	Item – Defibrillator pads for Schiller FRED EASY Type – Schiller Additional Information - Defibrillator pads	Pcs - 6			
177.	Item - Defibrillator Pads, CPR Stat Padz, Type - Ref: 8900-0400, 1 pair. Additonal Information – Defibrilator Pads	Pcs – 24			
178.	Item – Defibrilator Pads FR2 Type – 1 pair Additional Information – Defibrilator pads	Pcs – 12			

1 Item Number	2. Specifications	3. Estimated Quantity per Year	4. Specifications offered per Unit	5. Offered Unit Price	6. Evaluation committee
179.	Item – Ecg paper, Schiller AT2 Type - high quality, medical grade thermal paper. Z-Fold. For Use With: Schiller AT2 Additional information: Ecg paper	Pcs – 20			
180.	Item – Paper for Schiller monitor Type - DEFIGARD 5000 Additional information: Ecg paper	Pcs - 5			
181.	Item – Ecg paper, Cardioline Type - Z-fold pack of thermalblack paper (210 x 200) Additional information: Ecg paper	Pcs – 20			
182.	Item – Ecg Cables 10 leads patient cable Type - Cardioline Delta 60plus Additional Information - Ecg	Pcs - 1			
183.	Item – Monitoring Electrodes for ECG and Patient monitors Type – Mintoring Electrode with foam tape and sticky gel Additional Information - Electrodes	Pcs - 300			
184.	Item – Flashlight, diagnostic light ratiomed silver, with exchangeable batteries Type - Reusable, with 2 Micro batteries 1,5 V and push button switch Additional Information – Mouth and Eye light	Pcs – 5			
185.	Item - Measuring tape 2 m Type- To be packed in plastic case Additional Information -	Pcs – 2			
186.	Item - Ear speculums, Disposable, grey color Comparable with Heine All-Spec disposable -tips and Riester ri-mini and pen-scope, Not suitable for ri-star and ri-scope) hygienic and save, firm seat on the otoscope, without sharp edges, for all F.O otoscope Type – size: 2.5 and 4.0 mm, 1000 pcs/pack Additional Information – Size: 2.5mm – 1000 pcs and 4.0mm – 1000 pcs	Pcs – 1			
187.	Item - Razors, Disposable, unsterile Single-edged blade, (100 pcs.) Type – 100 pcs/pcak, for hospital use. Additional Information -	Pcs – 1			
188.	Item – Paper for ultrasound Type – Printer ”Mitsubishi P93D” Additional Information – Thermal paper	Pcs – 10			

1 Item Number	2. Specifications	3. Estimated Quantity per Year	4. Specifications offered per Unit	5. Offered Unit Price	6. Evaluation committee
189.	Item - Cooling spray CFC-free Type – 300ml Additional Information -	Pcs – 10			
190.	Item - Ultrasound transmission gel, hypoallergenic Type – 250ml Additional Information – Plastic bottle	Pcs – 50			
191.	Item- Chest seal Asherman Type- Additonal Information-	Pcs- 10			
	Bandage Gauze, Swabs				
192.	Item –Lemon Sticks- Swabs, for Oral hygiene Flexible mouth care swabs entire length approx. 15 cm length (cotton head): approx. 2,5 cm Ø cotton head: approx. 0,7 cm Ø cotton rod: approx. 0,3 cm Type – 3 pcs/pack Additional Information - Swabs	Pcs - 50			
193.	Item – Disposable toothbrushes with toothpaste ratiomed, Type – individually hygienic packed Additional Information -	Pcs - 50			
194.	Item – Injection Plaster for covering injection punctures when carrying out mass-inoculations, after venous blood-taking and punctures. Type – size: 1.9x4cm Additional Informaion – 100 pc/pack	Pcs - 20			
195.	Item- Bandage cotton, sterile (Tamponade) Type- Size: 2cm x 5m Additonal Information- Tamponade	Pcs- 20			
196.	Item- Bandage cotton, sterile (Tamponade) Type- Size: 4cm x 5m Additonal Information-Tamponade	Pcs- 20			
197.	Item- Alcohol pads, 100 pcs/pack Type- W/70% Isopropanol Additonal Information- Swab& Pads	Pcs- 50			

1 Item Number	2. Specifications	3. Estimated Quantity per Year	4. Specifications offered per Unit	5. Offered Unit Price	6. Evaluation committee
198.	Item- Absorbent gauze sterile two layers 1 layers absorbent polypropylene Layers Type- Size: 35cmx45cm Additonal Information- Gauze	Pcs- 50			
199.	Item- Eye pads, sterile Type- Size: 5,3 x 6,25cm Additonal Information- Eye pads	Pcs- 200			
200.	Item- Eye patch, leather Type- W/band Additonal Information- Eye pads	Pcs- 50			
201.	Item- Gauze compress, sterile Cotton 100%, 25 pcs/pack Type- Size: 10 x 10cm Additional Information- Compresses	Pcs- 80			
202.	Item- Gauze compress, sterile Cotton 100%, 25 pcs/pack Type- Size: 7,5 x 7,5cm Additional Information- Compresses	Pcs-80			
203.	Item- Gauze compress, unsterile Cotton100 %, 50 pcs/pack Type- Size : 20 x 20cm Additional Information- Compresses	Pcs- 2			
204.	Item- Gauze compress, sterile Cotton100 %, 25 pcs/pack Type- Size: 5 x 5cm Additional Information- Compresses	Pcs- 20			
205.	Item- Surgical absorbable hemostat (cellulose) Type- 2' x 5'' compresses Additional Information- Compresses	Pcs- 10			
206.	Item- Surgical absorbable hemostat (cellulose) Type-4'' x 8'' Additional Information- Compresses	Pcs- 10			
207.	Item- Cotton balls Type- Medium, non-sterile Additonal Information- Cotton balls	Pcs- 2000			
208.	Item- Bandage, adhesive Type- Size: 5 cm x 5 m Additonal Information- Bandages	Pcs- 50			

1 Item Number	2. Specifications	3. Estimated Quantity per Year	4. Specifications offered per Unit	5. Offered Unit Price	6. Evaluation committee
209.	Item- Bandage, adhesive type, cotton, type fixomull stretch Type- Size: 10cmx10m Additonal Information- Bandages	Pcs- 50			
210.	Item- Bandage, adhesive type, cotton, type fixomull stretch Type- Size: 15cmx10m Additonal Information- Bandages	Pcs- 500			
211.	Item - Bandage Elastic tubular -85% cotton -10% viscose -5% polyamide Type- size: 6.75cm wide for medium sized hands, arms, feet and lower legs. Additional Informtion - Bandages	Pcs - 5			
212.	Item - Bandage Elastic tubular -85% cotton -10% viscose -5% polyamide Type- size: 8.75cm wide for medium sized hands, arms, feet and lower legs. Additional Informtion - Bandages	Pcs - 5			
213.	Item- Bandage, triangular Type- Size:900mm x 900mm x 1,3 m Additonal Information- Bandages	Pcs- 50			
214.	Item – Bandge, super elastic conforming bandage with a high content of natural fibres. -41 % cotton -29 % viscose -30 % polyamide Type - Stretched length 4 m compact pack, 100 pcs/pack Additional Information - Bandages	Pcs – 5			
215.	Item – Tape, Strong for professional strapping, strong adhesive strapping tape made of 100% viscose with zincoxide adhesive. Type – Individually boxed 10cm x 10 m length, on plastic spool Additional Information - Tape	Pcs - 100			

1 Item Number	2. Specifications	3. Estimated Quantity per Year	4. Specifications offered per Unit	5. Offered Unit Price	6. Evaluation committee
216.	Item- Crepe bandage cotton, 20 pcs/pack Type- Size: 4m x 10cm Additonal Information- Bandages	Pcs- 10			
217.	Item- Crepe bandage cotton, 20 pcs/pack Type- Size: 4m x 15cm Additonal Information- Bandages	Pcs- 10			
218.	Item- Elastic bandage 80% cotton ,16 % polyamide ,4% polyurethane, with special latex cotting Type- Size: 5m x 6 cm Additonal Information- Bandages	Pcs- 50			
219.	Item- Elastic Bandage 85% cotton 8 % polyurethane 7% polyamide Type- Size: 8 cm x 7 m Additonal Information- Bandages	Pcs- 100			
220.	Item- Elastic Bandage 100% cotton Type- Size; 5m x 10cm Additonal Information- Bandages	Pcs- 200			
221.	Item- Elastic Bandage 100% cotton Type- Size; 4m x 4 cm Additonal Information- Bandages	Pcs- 200			
222.	Item- Elastic gauze bandage 100% cotton with zinc oxide adhesive Type- Size: 8 cm x 2.5 m Additonal Information- Bandages	Pcs- 100			
223.	Item- Elastic gauze bandage 66% cotton 32%polyamide 2%polyurethane with special latex coating, different colours. Type- Size: 8cm x 4m Additonal Information- Bandages Sterile	Pcs- 50			
224.	Item- Elastic gauze bandage 100% cotton with hypoallergenic polyacry late adhesive Type- Size: 12cm x 4m Additonal Information- Bandages Sterile	Pcs- 50			
225.	Item - Bandage to protect the wound, elastic tube gauze is made of 93% natural fibres and 7% Elasthane Type - size: 12.5cmx 10m Additional Information – Bandage sterile, PACK	Pcs - 10			

1 Item Number	2. Specifications	3. Estimated Quantity per Year	4. Specifications offered per Unit	5. Offered Unit Price	6. Evaluation committee
226.	Item – Absorbent dressing non-irritant consistibg of 4 layers of different materials, soft 2-ply non-adherent non-woven covering, highly absorbent fluff filling, fluid dispersing tissue, a hydrophobic tissueto protect the wound against contamination. Type – size: 10x10cm, 25 pcs /pack Additional Information: Pads	Pcs – 5			
227.	Item- Aqua Cell Type- Size 5cm x 5cm Addtitonal Information- Pads	Pcs- 200			
228.	Item- Aqua Cell Type- Size 10cm x 10cm Addtitonal Information- Pads	Pcs- 20			
229.	Item- Aqua Cell Type- Size 15cm x 15cm Addtitonal Information- Pads	Pcs- 20			
230.	Item- Chlorhexidine Acetate BP, 0.5% Tulle Gras (Bactigras) Type- Size 5 cm x 5 cm Additional Information- Pads	Pcs- 20			
231.	Item- Chlorhexidine Acetate BP, 0.5% Tulle Gras (Bactigras) Type- Size 10cm x 10cm Additional Information- Pads	Pcs- 20			
232.	Item - Combat Gauze, soft, white, sterile, nonwoven 7 cm x 3.7 m, - gauze should be impregnated with kaolin, - individually wrapped in an easy rip, military grade foil pouch. - To be used for temporary external control of traumatic bleeding, - To fit for all wounds etc.	Pcs - 10			
233.	Item – Tourniquet (Combat) for EMS users, - bright orange color, - (folded 6” length), lightweight (59 grams)	Pcs - 10			
234.	Item- Stanicid gauze dressing Type- Size 10cm x 10cm Addtitonal Information- Gauze	Pcs- 20			
235.	Item- Tongue depressor, wooden none sterile, Type- Length 150mm Additional Information- Depressor	Pcs- 20			

1 Item Number	2. Specifications	3. Estimated Quantity per Year	4. Specifications offered per Unit	5. Offered Unit Price	6. Evaluation committee
236.	Item- Tongue depressor, wooden sterile, individually wrapped Type- Length 150x18x1.6mm Additional Information- Depressor	Pcs- 20			
237.	Item- Cotton stick sterile Type- Polypropylene stem, 4mm, single tips, large bud, sealed in packs. Additonal Information- Stick	Pcs- 100			
	Drape, Cover, Gloves				
238.	Item – Surgeons Caps Type – 52cm round Additional Information – Green Colour. 100 pcs/pack	Pcs – 1			
239.	Item – Regular Patient gown Type – Standard size Additional Information - Clothes	Pcs - 20			
240.	Item- Gown, surgeon, disposable, sterile Type- Size: Standard Additonal Information- Clothes	Pcs- 50			
241.	Item- Shirt surgeon, disposable, operating, sterile Type- Size: Standard Additional Information- Clothes	Pcs- 20			
242.	Item- Shirt surgeon, disposable, operating, sterile Type- Size: Small Additional Information- Clothes	Pcs - 20			
243.	Item- Shirt surgeon, disposable, operating, sterile Type- Size: Medium Additional Information- Clothes	Pcs - 20			
244.	Item- Shirt surgeon, disposable, operating, sterile Type- Size: Large Additional Information- Clothes	Pcs- 20			
245.	Item- Shirt surgeon, disposable, operating, sterile Type- Size: Extra-large Additional Information- Clothes	Pcs- 20			
246.	Item- Surgeon trousers, disposable, operating, sterile Type- Size: Small Additional Information- Clothes	Pcs - 20			

1 Item Number	2. Specifications	3. Estimated Quantity per Year	4. Specifications offered per Unit	5. Offered Unit Price	6. Evaluation committee
247.	Item- Surgeon trousers, disposable, operating, sterile Type- Size: Medium Additional Information- Clothes	Pcs - 20			
248.	Item- Surgeon trousers, disposable, operating, sterile Type- Size: Large Additional Information- Clothes	Pcs- 20			
249.	Item- Surgeon trousers, disposable, operating, sterile Type- Size: XLarge Additional Information- Clothes	Pcs- 20			
250.	Item- Blanket ,cotton Type- Size: 1,4 x 2,0 m Additonal Information- Covers & drapes	Pcs- 10			
251.	Item- Cover, quilt, cotton, white Type- Size: 1,4 x 2,0 m Additonal Informacio- Covers & drapes	Pcs- 20			
252.	Item- Cover, mattress, cotton Type- Size: 750mm x 2,0m Additonal Informacio- Covers & drapes	Pcs- 20			
253.	Item- Cover, mattress, plastic Type- Disposable Additonal Informacio- Covers & drapes	Pcs- 20			
254.	Item – Pillow Orthoepadic Type – size: 50x80cm	Pcs – 5			
255.	Item- Cover, pillow cotton white Type- Size:50x80 cm Additonal Informacio- Covers & drapes	Pcs- 10			
256.	Item- Cover for pillows, disposable, 100 pcs/pack Type- Size:50x80 cm	Pcs - 1			
257.	Item- Adhesive Drape, surgical Disposable Sterile Type- Size: 500 x 700mm Additional Information- Covers drapes	Pcs- 50			
258.	Item- Adhesive Drape with adhesive, surgical Disposable Sterile Type- Size: 1,5 x 2,7m, Additonal Informacio- Covers&drapes	Pcs- 50			

1 Item Number	2. Specifications	3. Estimated Quantity per Year	4. Specifications offered per Unit	5. Offered Unit Price	6. Evaluation committee
259.	Item- Covers for equipment, for covering of all kind of medical equipment Type- Size: 80 x 150cm, Additonal Informacio- Covers&drapes	Pcs- 5			
260.	Item- Universal set, sterile draping set for all types of abdominal and thoracic surgery, Set contains: 1 Tabel cover 140x190 cm 1Instrument table cover 80x145 cm 2 adhesive drape sheets 90x100 1 adhesive drape sheets 170x175 cm 1 adhesive drape sheets 170x300 cm 1 adhesive tape 10x50 cm 4 cellulose towels 33x33 cm Type- Sterile Additonal Informacio- Covers & drapes	Pcs- 2			
261.	Item- Drape, surgical, disposable, sterile Type- Size: 700 x 900mm, w/slit Additonal Informacio- Covers & drapes	Pcs- 50			
262.	Item – Dressing Kit, Field cloth, anatomy forceps, ring shaped forceps, gauze swabs, gauze plugs Additional Information - Dressing	Kit - 50			
263.	Item- Shoe covers plastic Type- Non-conductive Additonal Informacio- Covers & drapes	Pcs- 200 Pair			
264.	Item- Examination gloves disposable, non-sterile. Latex Type- Small, 100 pcs/pack, Unpowdered Additonal Informacio- Gloves	Pcs - 40			
265.	Item- Examination gloves disposable, non-sterile. Latex Type- Medium, 100 pcs/pack, Unpowdered Additonal Informacio- Gloves	Pcs - 100			

1 Item Number	2. Specifications	3. Estimated Quantity per Year	4. Specifications offered per Unit	5. Offered Unit Price	6. Evaluation committee
266.	Item- Examination gloves disposable, non-sterile. Latex Type- Large, 100 pcs/pack, Unpowdered Additonal Informacio- Gloves	Pcs - 60			
267.	Item- Examination gloves disposable, non-sterile. Latex Type- X-Large, 100 pcs/pack, Unpowdered Additonal Informacio- Gloves	Pcs - 40			
268.	Item - Examination gloves disposable, non-sterile, NITRILE Type- Medium, 100 pcs/pack, Unpowdered Additonal Informacio- Gloves	Pcs - 40			
269.	Item - Examination gloves disposable, non-sterile, NITRILE Type- Large, 100 pcs/pack, Unpowdered Additonal Informacio- Gloves	Pcs - 40			
270.	Item- Surgical gloves, sterile, disposable Latex Hypoallergenic Type- Size 6 ½ Additonal Informacio-	Pcs- 200 Pair			
271.	Item- Surgical gloves, sterile, disposable Latex Hypoallergenic Type- Size 7 Additonal Informacio-	Pcs- 200 Pair			
272.	Item- Surgical gloves, sterile, disposable Latex Hypoallergenic Type- Size 7 ½ Additonal Informacio-	Pcs - 200 Pair			
273.	Item- Surgical gloves, sterile, disposable Latex Hypoallergenic Type- Size 8 Additonal Informacio-	Pcs- 200 Pair			
274.	Item- Surgical gloves, sterile, disposable Latex Hypoallergenic Type- Size 8 ½ Additonal Informacio-	Pcs- 200 Pair			
275.	Item – Cover for examination table, stretcher etc, size; 2.1m x 80 cm Type – Protective sheet made of highly absorbent tissue with impermeable plastic underside. EXTRA reinforced with yarn Additional Information - 25 pcs/box	Pcs - 4			
276.	Item- Cover for examination table paper Type- 59cm x 100m Additonal Information- Paper Roll	Pcs- 20			

1 Item Number	2. Specifications	3. Estimated Quantity per Year	4. Specifications offered per Unit	5. Offered Unit Price	6. Evaluation committee
277.	Nonwoven Face Masks (Surgical Face Masks) 3-Layers Face Masks, Elastic Ear Loop (Surgical Face Masks) Specifications: 9cm X 17cm, 1) Composition: Spun bonded polypropylene 2) Variety of weights available: PP 25g/sqm 3) Comfortable elastic ear loops 4) Colours: Green. Type – 50 pcs/pack	Pcs - 10			
278.	Item – Underpads with absorbent core of cellulose layers; complete non-woven covering, sealed on all edges; waterproof non-slip polythene backing. Type – 60x60cm, light quality, 8 layers, 100 pcs/box	Pcs – 5			
	Shoes				
279.	Item- O.R Shoes green Nr:44 Type- Plastic Additonal Informacio- Shoes	5 Pair			
	Orthopedic disposable				
280.	Item- Splint padded on both sides, 8-ply glassfibre material and a polyurethane resin coating Type- 12.5cm x 115 cm Additonal Informacio- Cast	Pcs- 10			
281.	Item- Splint padded on both sides, 8-ply glassfibre material and a polyurethane resin coating Type- 10.cm x 76cm Additonal Informacio- Cast	Pcs- 10			

1 Item Number	2. Specifications	3. Estimated Quantity per Year	4. Specifications offered per Unit	5. Offered Unit Price	6. Evaluation committee
282.	Item - Aluminium Splint, <ul style="list-style-type: none"> • Waterproof • Reusable • Lightweight and compact • Radiolucent • Fastens in place with tape or wrap of choice. No extra equipment is needed. • Not affected by extreme temperatures or altitudes. • Closed-cell foam allows easy cleaning and disinfection. Material compatible with all standard cleaning solutions. • Provides added stability for all limbs including the neck Type - Standard: 4.25" x 36"; 4oz; roll and flatfold	Pcs - 10			
283.	Item - Aluminium Splint, <ul style="list-style-type: none"> • Waterproof • Reusable • Lightweight and compact • Radiolucent • Fastens in place with tape or wrap of choice. No extra equipment is needed. • Not affected by extreme temperatures or altitudes. • Closed-cell foam allows easy cleaning and disinfection. Material compatible with all standard cleaning solutions. • Provides added stability for all limbs including the neck Type - • Wrist: 4.25" x 9"; 1.1oz; flat	Pcs - 10			
284.	Item - Aluminium Splint, <ul style="list-style-type: none"> • Waterproof • Reusable • Lightweight and compact • Radiolucent • Fastens in place with tape or wrap of choice. No extra equipment is needed. • Not affected by extreme temperatures or altitudes. • Closed-cell foam allows easy cleaning and disinfection. Material compatible with all standard cleaning solutions. • Provides added stability for all limbs including the neck Type - XL: 5.5" X 36"; 5.9oz; flatfold	Pcs - 10			

1 Item Number	2. Specifications	3. Estimated Quantity per Year	4. Specifications offered per Unit	5. Offered Unit Price	6. Evaluation committee
285.	<p>Item - Aluminium Splint,</p> <ul style="list-style-type: none"> • Waterproof • Reusable • Lightweight and compact • Radiolucent • Fastens in place with tape or wrap of choice. No extra equipment is needed. • Not affected by extreme temperatures or altitudes. • Closed-cell foam allows easy cleaning and disinfection. Material compatible with all standard cleaning solutions. • Provides added stability for all limbs including the neck <p>Type - Finger: 1.8" x 3.75"; 0.2oz; flat</p>	Pcs - 10			
286.	<p>Item - Ankle Support to stabilize weak and injured ankle</p> <ul style="list-style-type: none"> • Stretch top band keeps support in place comfortably without binding. • Contoured shape provides more precise compression and fit. • Heel pocket ensures a comfortable fit. • Knit design uses more stretch yarn where greater flexibility is desired. <p>Type: Size: Medium Additional Information - Material Content: 85% nylon, 15% spandex</p>	Pcs - 10			

1 Item Number	2. Specifications	3. Estimated Quantity per Year	4. Specifications offered per Unit	5. Offered Unit Price	6. Evaluation committee
287.	Item - Ankle Support to stabilize weak and injured ankle <ul style="list-style-type: none"> • Stretch top band keeps support in place comfortably without binding. • Contoured shape provides more precise compression and fit. • Heel pocket ensures a comfortable fit. • Knit design uses more stretch yarn where greater flexibility is desired. Type: Size: Large Additional Information - Material Content: 85% nylon, 15% spandex	Pcs - 10			
288.	Item - Ankle Support to stabilize weak and injured ankle <ul style="list-style-type: none"> • Stretch top band keeps support in place comfortably without binding. • Contoured shape provides more precise compression and fit. • Heel pocket ensures a comfortable fit. • Knit design uses more stretch yarns where greater flexibility is desired. Type: Size: X-Large Additional Information - Material Content: 85% nylon, 15% spandex	Pcs - 10			
289.	Item – Knee Support to stabilize weak and injured knee Type – Size: Medium	Pcs - 10			
290.	Item – Knee Support to stabilize weak and injured knee Type – Size: Large	Pcs - 10			
291.	Item – Knee Support to stabilize weak and injured knee Type – Size: X-Large	Pcs - 10			
292.	Item – Knee Support to stabilize weak and injured knee Type – Size: XX Large	Pcs - 10			

1 Item Number	2. Specifications	3. Estimated Quantity per Year	4. Specifications offered per Unit	5. Offered Unit Price	6. Evaluation committee
293.	Item – Shoulder Support, Biomagnetic Type – Size: Large Additional Information -	Pcs – 2			
294.	Item – Back-Support Magnetic Type – One size fits all Additional Informationm -	Pcs – 2			
295.	Item – Cold Gel, Packs, reusable, size: 14x13 cm Type – Gel, Reusable Additional Information	Pcs - 10			
296.	Item – Cold, Packs 13x14cm Type – Disposable Additional Information	Pcs - 100			
297.	Item - Hot Pack, , size: 13x14cm Type - disposable	Pcs - 50			
298.	Item – Crutches, Pair Type – Aluminium Lightweight	Pcs - 20			
299.	Item – Bulb for laryngoscope, Otoscope and Ophtalmoscope Type - #10473 Additional Information - Bulbs	Pcs - 10			
300.	Item - Blood and IV Fluid Infusion Warmer. Disposable Type – TA 200	Pcs - 2			
301.	Item - Hand Disinfectant 500 ml, Should be active against: bactericidal (incl. listeria and salmonellae), fungicidal (Candida albicans),tuberculocidal (Mycobacterium terrae), virucidal against enveloped viruses (incl. HBV, HIV, HCV), adeno- polyoma- (formerly papovavirus) and rotaviruses, Virucidal against enveloped viruses (incl. HBV, HIV, HCV), Vacciniavirus + BVDV, Herpes simplex virus (Type 1+2), Avian influenza A-virus, Human influenza A-virus, SARS-CoV.	Pcs - 500			
302.	Item - Hand Soap 500 ml, Which cleanse thoroughly, mild surfactants, soap and alkali-free, neutral pH value, colourant-free etc.	Pcs - 50			

1 Item Number	2. Specifications	3. Estimated Quantity per Year	4. Specifications offered per Unit	5. Offered Unit Price	6. Evaluation committee
303.	Item - Liquid Cleaner for instruments 5 liters Should be self-acting, strong cleaning effect even with pertinacious soiling, dissolves contrast media residues and biofilms, special material protection factor, easy to rinse off without leaving residues, little foaming, fragrance- and colourant-free	Pcs - 5			
304.	Item - Aldehyde-based disinfectant for heat-sensitive and heat-resistant for instruments 5 liters Property of disinfectant: virucidal, extremely user-friendly, excellent material compatibility, pleasant smell, economical application concentrations, suitable in combination with chemo thermal treatment.	Pcs - 5			
305.	Item - Disinfectant for surfaces 5 litter Property of disinfectant: Aldehyde-free, alcohol-based rapid disinfectant, fragrance- and colourant-free, not to leave any residues.	Pcs - 5			
306.	Item - Dispenser for hand disinfectant, technical data for dispenser are: 350/500 ml, easy for cleaning, autoclavable etc.	Pcs - 5			

LOT 3: Laboratory Consumables and Reagents

All the products must have a shelf life as following:

- **Items 47, 48, 49 and 50 –minimum 6 months of shelf life.**
- **Items 69, 70 –minimum 1.5 months of shelf life.**
- **Items 87 –minimum 4 months of shelf life.**
- **For other items – minimum 12 months of shelf life (where applicable).**
- **Where applicable, Test Parameters shall be provided to show that items comply with ILab 650.**

1. Item Number	2. Specifications	3. Estimated Quantity per Year	4. Specifications offered per Unit	5. Offered Unit Price	6. Evaluation committee
1	Item- IL Glucose (enzymatic GOD-PAP test) To be used with IL ILAB 650 Automated Analyzer Kit Config. 5x95ml /Kit	3			
2	Item- IL Creatinin - Enzymatic To be used with IL ILAB 650 Automated Analyzer Kit Config. 10x13+10x24ml / Kit	4			
3	Item- IL HDL-Cholesterol : Direct method To be used with IL ILAB 650 Automated Analyzer Kit Config. 2x60+2x20ml / Kit	4			
4	Item- IL Total Cholesterol (colorimetric enzymatic test) To be used with IL ILAB 650 Automated Analyzer Kit Config. 5x50ml / Kit	4			
5	Item- IL Triglycerides Enzymatique PAP To be used with IL ILAB 650 Automated Analyzer Kit Config. 5x100ml / Kit	3			
6	Item- IL Urea UV Kinetic To be used with IL ILAB 650 Automated Analyzer Kit Config. 8x100ml / Kit	3			
7	Item- IL Uric Acid Enzymatique PAP To be used with IL ILAB 650 Automated Analyzer Kit Config. 5x90ml / Kit	4			

8	Item- IL Bilirubin Direct To be used with IL ILAB 650 Automated Analyzer Kit Config. 4x90+4x75.5ml / Kit	3			
9	Item- IL Bilirubin Total To be used with IL ILAB 650 Automated Analyzer Kit Config. 4x100+4x75.5ml / Kit	3			
10	Item- IL TGP-ALAT single reagent (I.F.C.C.) To be used with IL ILAB 650 Automated Analyzer Kit Config. 8x48+4x24ml / Kit	4			
11	Item- IL TGO-ASAT single reagent (I.F.C.C.) To be used with IL ILAB 650 Automated Analyzer Kit Config. 8x48+4x24ml / Kit	4			
12	Item- IL Gamma-GT (carboxy substrate) To be used with IL ILAB 650 Automated Analyzer Kit Config. 6x40+6x10ml / Kit	3			
13	Item- IL Alkaline Phosphatase (kinetic D.G.K.C.) – Liqui To be used with IL ILAB 650 Automated Analyzer Kit Config. 16x7.5ml / Kit	3			
14	Item- IL α -AMILASE LD (kinetic) – Liqui To be used with IL ILAB 650 Automated Analyzer Kit Config. 12x8ml / Kit	3			
15	Item- IL CK-NAC To be used with IL ILAB 650 Automated Analyzer Kit Config. 8x10+4x5ml / Kit	2			
16	Item- IL Albumin-Kit To be used with IL ILAB 650 Automated Analyzer Kit Config. 5x95ml / Kit	2			
17	Item- IL Total Calcium colorimetric CPC method To be used with IL ILAB 650 Automated Analyzer Kit Config. 5x100+5x100ml / Kit	2			
18	Item- IL Magnesium Enzymatic To be used with IL ILAB 650 Automated Analyzer Kit Config. 8x10+4x5 ml / Kit	3			
19	Item-IL Phosphorus colorimetric (Ammonium Phosphomolibdate) To be used with IL ILAB 650 Automated Analyzer Kit Config. 6x10+6x10ml / Kit	3			

20	Item- IL Total Proteins To be used with IL ILAB 650 Automated Analyzer Kit Config. 5x100ml / Kit	2			
21	Item- IL LDH-P To be used with IL ILAB 650 Automated Analyzer Kit Config. 6x24+4x9ml / Kit	2			
22	Item- IL Lipase To be used with IL ILAB 650 Automated Analyzer Kit Config. 6x10+2x10+1x3ml / Kit	1			
23	Item- IL Iron To be used with IL ILAB 650 Automated Analyzer Kit Config. 4x90+2x15ml / Kit	3			
24	Item- IL QUANTEX RF To be used with IL ILAB 650 Automated Analyzer Kit Config. 1x75+2x6ml / Kit	2			
25	Item- IL QUANTEX ASO To be used with IL ILAB 650 Automated Analyzer Kit Konfig 1x90+2x6ml / Kit	2			
26	Item- QUANTEX CRP To be used with IL ILAB 650 Automated Analyzer Kit Konfig 1x80+4x10ml	4			
27	Item- IL Referril G Calibrator Kit Kit Config. 10x3 ml / Kit	2			
28	Item- IL Referril G Diluent Kit Kit Config. 10x5 ml / Kit	2			
29	Item- IL Serachem Level 1 Control Kit Kit Config. 12x5ml / Kit	2			
30	Item- IL Serachem Level 2 Control Kit Kit Config. 12x5ml / Kit	1			
31	Item- IL ReferrIL HDL Calibrator Kit Config. 2x3ml / Kit	1			
32	Item- IL ReferrIL Lipase Calibrator Kit Config. 3x1ml / Kit	1			
33	Item- IL Quantex CRP Plus standard Kit Config. 6x1ml / Kit	1			
34	Item- IL Quantex RF standard Kit Config. 6x1ml / Kit	1			

35	Item- Quantex ASO-CRP-RF control Kit Config. 6x1ml	1			
36	Item- IL Quantex ASO plus standard Kit Config. 6x1ml / Kit	1			
37	Item- Alkaline Detergent To be used with IL ILAB 650 Automated Analyzer Kit Config. 1x250ml /Kit	1			
38	Item- Acid Detergent To be used with IL ILAB 650 Automated Analyzer Kit Config. 1x250ml /Kit	1			
39	Item- Acid Cuvette Cleaner To be used with IL ILAB 650 Automated Analyzer Kit Config. 5x1000ml /Kit	1			
40	Item- Alkaline Cuvette Cleaner To be used with IL ILAB 650 Automated Analyzer Kit Config. 5x1000ml /Kit	1			
41	Item- Bath Additive To be used with IL ILAB 650 Automated Analyzer Kit Config. 1x250ml /Kit	1			
42	Item- ISE Diluent To be used with IL ILAB 650 Automated Analyzer Kit Config. 3x2000ml / Kit	1			
43	Item- ISE High Calibrator KIT To be used with IL ILAB 650 Automated Analyzer Kit Config. 3x1000ml / Kit	1			
44	Item- ISE Low Calibrator KIT To be used with IL ILAB 650 Automated Analyzer Kit Config. 3x1000ml / Kit	1			
45	Item- ISE Reference KIT To be used with IL ILAB 650 Automated Analyzer Kit Config. 3x1000ml / Kit	1			
46	Item- ISE Activator To be used with IL ILAB 650 Automated Analyzer Kit Config. 3x50ml / Kit	1			
47	Item- Na+ Electrode To be used with IL ILAB 650 Automated Analyzer Kit Config. Each	1			

48	Item- K+ Electrode To be used with IL ILAB 650 Automated Analyzer Kit Config. Each	1			
49	Item- Cl- Electrode To be used with IL ILAB 650 Automated Analyzer Kit Config. Each	1			
50	Item- Reference Electrode To be used with IL ILAB 650 Automated Analyzer Kit Config. Each	1			
51	Item- Serum Cups Hitachi Type 3 ml To be used with IL ILAB 650 Automated Analyzer Kit Config. 500 pcs / bag	1			
52	Item- GAC 10" filter cartridge To be used with IL ILAB 650 Automated Analyzer Water Purifier System Kit Config. Each	2			
53	Item- PP filter cartridge 25µ/10" To be used with IL ILAB 650 Automated Analyzer Water Purifier System Kit Config. Each	2			
54	Item- Sediment pre filter cartridge MERLIN To be used with IL ILAB 650 Automated Analyzer Water Purifier System Kit Config. Each	2			
55	Item- Carbon pre filter cartridge MERLIN To be used with IL ILAB 650 Automated Analyzer Water Purifier System Kit Config. Each	2			
56	Item- RO membrane cartridge MERLIN To be used with IL ILAB 650 Automated Analyzer Water Purifier System Kit Config. Each	2			
57	Item- Ion Exchange Resin beads of 1-2 mm To be used with IL ILAB 650 Automated Analyzer Water Purifier System 25 Kg BAG Kit Config. 25 Kg / Bag	1			

58	Item- Pelleted Sodium Chloride (min 99%) To be used with IL ILAB 650 Automated Analyzer Water Purifier System 25 Kg BAG Kit Config. 25 Kg / Bag	4			
59	Item- Afinion CRP Compatible with AFINION AS-100 Analyzer Kit Config. 15 tests / Kit	15			
60	Item- Afinion HBA1c Compatible with AFINION AS-100 Analyzer Kit Config. 15 tests / Kit	4			
61	Item- Afinion HBA1c Control Compatible with AFINION AS-100 Analyzer Kit Config.	1			
62	Item- Afinion CRP Control Compatible with AFINION AS-100 Analyzer Kit Config. 2 levels 4 x 0.5 ml / Kit	1			
63	Item- IL Fibrinogen C reagent kit Determination of FIB using the Clauss method Kit Config. 8x2 ml / Kit	2			
64	Item- IL PT reagent kit (PT Recombiplastin) ISI approximately 1.0 Kit Config. 5x8 ml / Kit	2			
65	Item- IL a-PTT reagent kit (Synthasil), Activator: micronized silica Kit Config. 5x10 ml / Kit	1			
66	Item- IL Calibration Plasma Kit Config. 10x1ml / Kit	1			
67	Item- IL Control Plasma Assayed Normal Kit Config. 10x1mL / Kit	1			
68	Test tubes for coagulometer CL Kit Config. Each	500			
69	Item- ABX Difftrol (Control Blood Normal) for ABX Pentra 60 Kit Config. 2x3mL / Kit	2			
70	Item- ABX Minocal Blood Calibrator Kit Config. 1x2ml / Kit	2			
71	Item- ABX Diluent To be used with ABX Pentra 60 Kit Config. 20L Container	3			

72	Item- ABX Eosinofix To be used with ABX Pentra 60 Kit Config. 1L Bottle	3			
73	Item- ABX Alphalyse To be used with ABX Pentra 60 Kit Config. 400ml Bottle	3			
74	Item- ABX Basolyse II To be used with ABX Pentra 60 Kit Config. 1L Bottle	6			
75	Item- ABX Minoclaire To be used with ABX Pentra 60 Kit Config. 0.5L Bottle	1			
76	Item- ABX Cleaner To be used with ABX Pentra 60 Kit Config. 1L Bottle	6			
77	Item- Syphilis antibody Immunochromatographic test Kit Config. 20 tests /Kit	1			
78	Item- Chlamydia Antigen Sensitivity 98.8%, Specificity 98.0%, Immunochromatographic test For male swabs and urine and female swabs, 40 tests + swab / Kit	1			
79	Item- H.Pylori Ab test, Immunochromatographic test whole blood /serum/plasma Kit Config. 25 tests /Kit	3			
80	Item- HIV 1+2, Immunochromatographic test whole blood /serum/plasma Kit Config. 40 tests / Kit	1			
81	Item- β -Hemolytic Streptococcus A Sensitivity 98.8%, Specificity 99.5%, Immunochromatographic test Kit Config. 20 tests /Kit	2			
82	Item- HBs Antigen, Sensitivity 99.0%, Specificity 99.0% Immunochromatographic test whole blood /serum/plasma Kit Config. 60 tests/Kit	1			
83	Item- Anti HCV Ab, Immunochromatographic test whole blood /serum/plasma Kit Config. 20 tests/Kit	1			

84	Item- Troponin I, Immunochromatographic test whole blood /serum/plasma Kit Config. 25 tests/Kit	1			
85	Item- Intestinal Occult Bleeding, Linearity 0.1 to 5,000 µg/mL, Immunochromatographic test , Faeces Kit Config. 24 tests / Kit	1			
86	Item- HCG Sensitivity 98.8%, Specificity 100%, Immunochromatographic test Urine (Midstream (OTC)) Kit Config. 25 test / Kit	1			
87	Item- IL GEM Premier 3000 disposable packs IQM To be used with IL GEM Premier 3000 machine Determination of pH, pCO ₂ , pO ₂ , Hct, Na, K, Ca, Glucose, Lactate Number of samples: 75 Kit Config. Each	11			
88	Item- Needles for S-Monovette® Sarstedt 0.8 mm/38mm –20G x 1½ no.1 (green color) Kit Config. Each	1500			
89	Item- S-Monovette® Sarstedt Serum clotting activator 7.5 mL with colored paper label Kit Config. Each	1500			
90	Item- S-Monovette® Sarstedt Hematology Potassium EDTA 2.6 mL with colored paper label Kit Config. Each	1500			
91	Item- Sarstedt Sediplus® pipettes (Sedimentation pipettes including assembled piston insert) To work with Sediplus® ESR rack Kit Config. Each	1500			
92	Item- S-Monovette® Sarstedt Coagulation Sodium Citrate 1 in 10.0 mL with colored paper label Kit Config. Each	100			
93	Item- S-Monovette® Sarstedt ESR Sodium Citrate 1 in 5, 2.0 mL Kit Config. Each	1500			
94	Item- S-Monovette® Blood Gas Sarstedt (Calcium-balanced Lithium Heparin) 2.0mL with colored paper label Kit Config. Each	100			

95	Item- Urine Test strip 10 Parameters Including following parameters: Blood, Glucose, Ketones, Nitrites, pH, Bilirubin, Urobilinogen, Proteins, Specific Gravity, Leukocytes. Kit Config. 100 tests / Kit	12			
96	Item- Urine container 60 ml in polypropylene with white screw cap apart, with frosted label Kit Konfig: 500 pcs / Box	2			
97	Item- Urine test tube 12 ml conical with sediment bulb in polystyrene Kit Config. Each	400			
98	Nitrile disposable gloves size: Medium Kit Config. 100 pcs /box	15			
99	Item- Reagent syringe sealer 5.05 2 pieces Kit To be used with IL ILAB 650 Automated Analyzer	1			
100	Item- Lamp photometer 1 piece, To be used with IL ILAB 650 Automated Analyzer	1			
101	Item- ISE Seal probe 1 piece To be used with IL ILAB 650 Automated Analyzer	1			
102	Item- ISE syringe sealer 7.28 1 piece To be used with IL ILAB 650 Automated Analyzer	1			
103	Item- ISE syringe sealer 5.05 2 pieces Kit To be used with IL ILAB 650 Automated Analyzer	1			
104	Item- Packing Syringe 1.6 1 Piece To be used with IL ILAB 650 Automated Analyzer	1			
105	Item- Multi Drug of abuse test card (Urine) for: COC/AMP/MET/THC/OPI/BENZ Kit Config. 10 cards/ Kit	1			
106	Item- Troponin I, to be used with Pathfast Emergency Immunoassay analyzer Kit Config. 60 tests	2			
107	Item- NT pro-BNP, to be used with Pathfast Emergency Immunoassay analyzer Kit Config. 60 tests	2			
108	Item- CKMB, to be used with Pathfast Emergency Immunoassay analyzer Kit Config. 60 tests	2			

109	Item- D-Dimer, to be used with Pathfast Emergency Immunoassay analyzer Kit Config. 60 tests	2			
110	Item- HCG, to be used with Pathfast Emergency Immunoassay analyzer	2			
111	Item- HCG Controls, to be used with Pathfast Emergency Immunoassay analyzer Kit Config. 8x1ml	1			
112	Item- Presepsin, to be used with Pathfast Emergency Immunoassay analyzer Kit Config. 60 tests	2			
113	Item- Presepsin Controls (2High 2 Low), to be used with Pathfast Emergency Immunoassay analyzer Kit Config. 4x1 ml	1			
114	Item- PATHFAST pipette tips, to be used with Pathfast Emergency Immunoassay analyzer Kit Config. 5 x 42 units	1			
115	Item- PATHFAST waste box, to be used with Pathfast Emergency Immunoassay analyzer Kit Config. 10 units	1			
116	Item- PATHFAST Paper roll, to be used with Pathfast Emergency Immunoassay analyzer Kit Config. 10 rolls	1			
117	Item- T3 to be used with LIAISON Immunoassay analyzer, Kit Config. 100 tests	1			
118	Item- T4 to be used with LIAISON Immunoassay analyzer, Kit Config. 100 tests	1			
119	Item- TSH to be used with LIAISON Immunoassay analyzer, Kit Config. 100 tests	1			
120	Item- Anti-HBc to be used with LIAISON Immunoassay analyzer, Kit Config. 100 tests	1			
121	Item- HBsAg to be used with LIAISON Immunoassay analyzer, Kit Config. 100 tests	1			
122	Item- Anti HBs Plus to be used with LIAISON Immunoassay analyzer, Kit Config. 100 tests	1			

123	Item- LIAISON Wash/System liquid to be used with LIAISON Immunoassay analyzer Kit Config. 6 x 1L	1			
124	Item- LIAISON Light Check to be used with LIAISON Immunoassay analyzer Kit Config. 4x2 ml	1			
125	Item- LIAISON Starter kit to be used with LIAISON Immunoassay analyzer Kit Config.3x 230	1			
126	Item- LIAISON Module to be used with LIAISON Immunoassay analyzer Kit Config. 6 x 64	1			
127	Item- LIAISON Waste Bags to be used with LIAISON Immunoassay analyzer Kit Config. 10 bags	1			
128	Item- Control Thyroid 1 to be used with LIAISON Immunoassay analyzer Kit Config.4x3 ml	1			
129	Item- Control Thyroid 2 to be used with LIAISON Immunoassay analyzer Kit Config.4x3 ml	1			
130	Item- Control Thyroid 3 to be used with LIAISON Immunoassay analyzer Kit Config.4x3 ml	1			
131	Control HBsAg to be used with LIAISON Immunoassay analyzer, Kit Config. 2x 4.0 ml	1			
132	Control anti-HBs/anti-HBs Plus to be used with LIAISON Immunoassay analyzer Kit Config. 2x 2.5 ml	1			
133	Item- Control anti-HB to be used with LIAISON Immunoassay analyzer Kit Config.2x1.8 ml	1			

ANNEX IV : Budget breakdown (Model financial offer)

PUBLICATION REFERENCE: PROC/369/12

NAME OF TENDERER: [.....]

LOT 1 - MEDICAMENTS

A	B	C	D	E
ITEM NUMBER	QUANTITY	SPECIFICATIONS OFFERED (INCL BRAND/MODEL)	UNIT COSTS WITH DELIVERY DAP¹¹ <PLACE OF ACCEPTANCE> <EUROS >	TOTAL <EUROS >
1.	1200			
2.	1000			

¹¹ DAP (Delivered At Place) - Incoterms 2010 International Chamber of Commerce - <http://www.iccwbo.org/incoterms/>

3.	1000			
4.	250			
5.	1000			
6.	2000			
7.	2000			
8.	8000			
9.	50			
10.	200			
11.	1000			
12.	500			
13.	50			
14.	100			
15.	3000			
16.	50			
17.	2500			
18.	50			
19.	50			
20.	750			

21.	100			
22.	500			
23.	1500			
24.	50			
25.	200			
26.	1000			
27.	500			
28.	600			
29.	50			
30.	250			
31.	25			
32.	500			
33.	50			
34.	250			
35.	100			
36.	1000			
37.	1200			
38.	100			

39.	1200			
40.	30			
41.	1000			
42.	50			
43.	25			
44.	25			
45.	50			
46.	25			
47.	250			
48.	50			
49.	50			
50.	100			
51.	500			
52.	100			
53.	1000			
54.	50			
55.	250			
56.	250			

57.	100			
58.	250			
59.	3600			
60.	50			
61.	100			
62.	50			
63.	100			
64.	50			
65.	500			
66.	250			
67.	100			
68.	50			
69.	50			
70.	50			
71.	25			
72.	250			
73.	100			
74.	100			

75.	100			
76.	250			
77.	50			
78.	25			
79.	25			
80.	50			
81.	25			
82.	5			
83.	5			
84.	25			
85.	50			
86.	50			
87.	5			
88.	10			
89.	20			
90.	100			
91.	100			
92.	100			

93.	50			
94.	100			
95.	100			
96.	100			
97.	25			
98.	100			
99.	100			
100.	100			
101.	250			
102.	250			
103.	50			
104.	50			
105.	50			
106.	100			
107.	50			
108.	50			
109.	50			
110.	50			

111.	50			
112.	50			
113.	125			
114.	100			
115.	250			
116.	250			
117.	25			
118.	25			
119.	25			
120.	50			
121.	25			
122.	125			
123.	10			
124.	250			
125.	50			
126.	25			
127.	25			
128.	100			

129.	100			
130.	100			
131.	100			
132.	50			
133.	50			
134.	25			
135.	10			
136.	250			
137.	25			
138.	250			
139.	10			
140.	10			
141.	10			
142.	10			
143.	10			
144.	50			
145.	20			
146.	10			

147.	10			
148.	10			
149.	10			
150.	20			
151.	20			
152.	50			
153.	100			
154.	10			
155.	100			
156.	50			
157.	30			
158.	5			
159.	200			
160.	200			
161.	100			
162.	200			
163.	50			
164.	100			

165.	200			
166.	50			
167.	1000			
168.	100			
169.	100			
170.	100			
171.	50			
172.	100			
173.	100			
174.	50			
175.	50			
176.	50			
177.	100			
178.	200			
179.	50			
180.	200			
181.	50			
182.	20			

183.	50			
184.	100			
185.	20			
186.	500			
187.	50			
188.	200			
189.	500			
190.	20			
191.	20			
192.	20			
193.	600			
194.	100			
195.	20			
196.	10			
197.	10			
198.	10			
199.	100			
200.	1000			

201.	30			
202.	500			
				TOTAL:

LOT 2 – CONSUMABLES

A	B	C	D	E
ITEM NUMBER	QUANTITY	SPECIFICATIONS OFFERED (INCL BRAND/MODEL)	UNIT COSTS WITH DELIVERY DAP ¹² <PLACE OF ACCEPTANCE> <EUROS >	TOTAL <EUROS >
1.	Pcs- 20			
2.	Pcs- 50			
3.	Pcs-100			
4.	Pcs- 1000			
5.	Pcs- 1			
6.	Pcs- 1			
7.	Pcs- 1			

¹² DAP (Delivered At Place) - Incoterms 2010 International Chamber of Commerce - <http://www.iccwbo.org/incoterms/>

A	B	C	D	E
ITEM NUMBER	QUANTITY	SPECIFICATIONS OFFERED (INCL BRAND/MODEL)	UNIT COSTS WITH DELIVERY DAP ¹² <PLACE OF ACCEPTANCE> <EUROS >	TOTAL <EUROS >
8.	Pcs- 2000			
9.	Pcs- 100			
10.	Pcs - 100			
11.	Pcs- 1			
12.	Pcs - 1			
13.	Pcs- 1			
14.	Pcs- 500			
15.	Pcs- 2			
16.	Pcs- 2			
17.	Pcs - 2			
18.	Pcs- 2			
19.	Pcs – 1			
20.	Pcs – 1			

A	B	C	D	E
ITEM NUMBER	QUANTITY	SPECIFICATIONS OFFERED (INCL BRAND/MODEL)	UNIT COSTS WITH DELIVERY DAP ¹² <PLACE OF ACCEPTANCE> <EUROS >	TOTAL <EUROS >
21.	Pcs – 1			
22.	Pcs – 1			
23.	Pcs – 1			
24.	Pcs – 1			
25.	Pcs – 1			
26.	Pcs – 1			
27.	Pcs - 4			
28.	Pcs - 1			
29.	Pcs - 1			
30.	Pcs - 5			
31.	Pcs - 500			
32.	Pcs – 2			
33.	Pcs – 2			
34.	Pcs - 2			
35.	Pcs – 2			

A	B	C	D	E
ITEM NUMBER	QUANTITY	SPECIFICATIONS OFFERED (INCL BRAND/MODEL)	UNIT COSTS WITH DELIVERY DAP ¹² <PLACE OF ACCEPTANCE> <EUROS >	TOTAL <EUROS >
36.	Pcs- 10			
37.	Pcs- 10			
38.	Pcs- 10			
39.	Pcs- 10			
40.	Pcs- 100			
41.	Pcs- 100			
42.	Pcs- 10			
43.	Pcs- 30			
44.	Pcs- 10			
45.	Pcs- 10			
46.	Pcs- 10			
47.	Pcs- 10			
48.	Pcs- 10			
49.	Pcs- 10			
50.	Pcs- 30			

A	B	C	D	E
ITEM NUMBER	QUANTITY	SPECIFICATIONS OFFERED (INCL BRAND/MODEL)	UNIT COSTS WITH DELIVERY DAP ¹² <PLACE OF ACCEPTANCE> <EUROS >	TOTAL <EUROS >
51.	Pcs- 30			
52.	Pcs- 30			
53.	Pcs- 10			
54.	Pcs- 10			
55.	Pcs- 10			
56.	Pcs - 5			
57.	Pcs- 5			
58.	Pcs- 5			
59.	Pcs - 50			
60.	Pcs - 30			
61.	Pcs - 50			
62.	Pcs- 10			
63.	Pcs- 5			
64.	Pcs- 10			
65.	Pcs- 10			

A	B	C	D	E
ITEM NUMBER	QUANTITY	SPECIFICATIONS OFFERED (INCL BRAND/MODEL)	UNIT COSTS WITH DELIVERY DAP ¹² <PLACE OF ACCEPTANCE> <EUROS >	TOTAL <EUROS >
66.	Pcs- 10			
67.	Pcs - 100			
68.	Pcs- 5 kits			
69.	Pcs- 300			
70.	Pcs- 5			
71.	Pcs- 20			
72.	Pcs- 10			
73.	Pcs- 100			
74.	Pcs - 50			
75.	Pcs - 10			
76.	Pcs- 10			
77.	Pcs- 10			
78.	Pcs- 20			
79.	Pcs - 100			
80.	Pcs – 1			

A	B	C	D	E
ITEM NUMBER	QUANTITY	SPECIFICATIONS OFFERED (INCL BRAND/MODEL)	UNIT COSTS WITH DELIVERY DAP ¹² <PLACE OF ACCEPTANCE> <EUROS >	TOTAL <EUROS >
81.	Pcs - 200			
82.	Pcs - 50			
83.	10			
84.	20			
85.	Pcs- 300			
86.	Pcs- 300			
87.	Pcs- 300			
88.	Pcs- 300			
89.	Pcs- 100			
90.	Pcs- 300			
91.	Pcs- 10			
92.	Pcs- 10			
93.	Pcs- 10			
94.	Pcs- 10			
95.	Pcs- 1200			

A	B	C	D	E
ITEM NUMBER	QUANTITY	SPECIFICATIONS OFFERED (INCL BRAND/MODEL)	UNIT COSTS WITH DELIVERY DAP ¹² <PLACE OF ACCEPTANCE> <EUROS >	TOTAL <EUROS >
96.	Pcs- 1000			
97.	Pcs- 1000			
98.	Pcs- 500			
99.	Pcs- 500			
100.	Pcs-100			
101.	Pcs- 100			
102.	Pcs- 100			
103.	Pcs- 100			
104.	Pcs- 100			
105.	Pcs- 100			
106.	Pcs- 100			
107.	Pcs- 100			
108.	Pcs- 100			
109.	Pcs- 100			
110.	Pcs- 300			

A	B	C	D	E
ITEM NUMBER	QUANTITY	SPECIFICATIONS OFFERED (INCL BRAND/MODEL)	UNIT COSTS WITH DELIVERY DAP ¹² <PLACE OF ACCEPTANCE> <EUROS >	TOTAL <EUROS >
111.	Pcs- 500			
112.	Pcs- 500			
113.	Pcs- 500			
114.	Pcs- 100			
115.	Pcs- 50			
116.	Pcs - 100			
117.	Pcs - 100			
118.	Pcs- 100			
119.	Pcs- 100			
120.	Pcs- 50			
121.	Pcs- 50			
122.	Pcs- 50			
123.	Pcs- 50			
124.	Pcs- 50			
125.	Pcs- 20			

A	B	C	D	E
ITEM NUMBER	QUANTITY	SPECIFICATIONS OFFERED (INCL BRAND/MODEL)	UNIT COSTS WITH DELIVERY DAP ¹² <PLACE OF ACCEPTANCE> <EUROS >	TOTAL <EUROS >
126.	Pcs - 100			
127.	Pcs- 50			
128.	Pcs- 5			
129.	Pcs- 100			
130.	Pcs- 100			
131.	Pcs- 50			
132.	Pcs- 50			
133.	Pcs – 5			
134.	Pcs – 5			
135.	Pcs – 5			
136.	Pcs – 5			
137.	Pcs- 5			
138.	Pcs - 5			
139.	Pcs - 10			
140.	Pcs - 10			

A	B	C	D	E
ITEM NUMBER	QUANTITY	SPECIFICATIONS OFFERED (INCL BRAND/MODEL)	UNIT COSTS WITH DELIVERY DAP ¹² <PLACE OF ACCEPTANCE> <EUROS >	TOTAL <EUROS >
141.	Pcs – 5			
142.	Pcs - 20			
143.	Pcs - 20			
144.	Pcs - 1			
145.	Kit - 20			
146.	Pcs - 2			
147.	Pcs - 10			
148.	Pcs- 50			
149.	Pcs- 50			
150.	Pcs- 50			
151.	Pcs- 50			
152.	Pcs- 50			
153.	Pcs- 50			
154.	Pcs- 50			
155.	Pcs- 50			

A	B	C	D	E
ITEM NUMBER	QUANTITY	SPECIFICATIONS OFFERED (INCL BRAND/MODEL)	UNIT COSTS WITH DELIVERY DAP ¹² <PLACE OF ACCEPTANCE> <EUROS >	TOTAL <EUROS >
156.	Pcs- 50			
157.	Pcs- 25			
158.	Pcs- 50			
159.	Pcs- 50			
160.	Pcs- 50			
161.	Pcs- 50			
162.	Pcs- 50			
163.	Pcs- 50			
164.	Pcs- 50			
165.	Pcs- 100			
166.	Pcs - 5			
167.	Pcs- 50			
168.	Pcs- 10			
169.	Pcs- 10			
170.	Pcs- 10			

A	B	C	D	E
ITEM NUMBER	QUANTITY	SPECIFICATIONS OFFERED (INCL BRAND/MODEL)	UNIT COSTS WITH DELIVERY DAP ¹² <PLACE OF ACCEPTANCE> <EUROS >	TOTAL <EUROS >
171.	Pcs - 100			
172.	Pcs - 3			
173.	Pcs – 4			
174.	Pcs – 6			
175.	Pcs - 2			
176.	Pcs - 6			
177.	Pcs – 24			
178.	Pcs – 12			
179.	Pcs – 20			
180.	Pcs - 5			
181.	Pcs – 20			
182.	Pcs - 1			
183.	Pcs - 300			
184.	Pcs – 5			
185.	Pcs – 2			

A	B	C	D	E
ITEM NUMBER	QUANTITY	SPECIFICATIONS OFFERED (INCL BRAND/MODEL)	UNIT COSTS WITH DELIVERY DAP ¹² <PLACE OF ACCEPTANCE> <EUROS >	TOTAL <EUROS >
186.	Pcs – 1			
187.	Pcs – 1			
188.	Pcs – 10			
189.	Pcs – 10			
190.	Pcs – 50			
191.	Pcs- 10			
192.	Pcs - 50			
193.	Pcs - 50			
194.	Pcs - 20			
195.	Pcs- 20			
196.	Pcs- 20			
197.	Pcs- 50			
198.	Pcs- 50			
199.	Pcs- 200			
200.	Pcs- 50			

A	B	C	D	E
ITEM NUMBER	QUANTITY	SPECIFICATIONS OFFERED (INCL BRAND/MODEL)	UNIT COSTS WITH DELIVERY DAP ¹² <PLACE OF ACCEPTANCE> <EUROS >	TOTAL <EUROS >
201.	Pcs- 80			
202.	Pcs-80			
203.	Pcs- 2			
204.	Pcs- 20			
205.	Pcs- 10			
206.	Pcs- 10			
207.	Pcs- 2000			
208.	Pcs- 50			
209.	Pcs- 50			
210.	Pcs- 500			
211.	Pcs - 5			
212.	Pcs - 5			
213.	Pcs- 50			
214.	Pcs – 5			
215.	Pcs - 100			

A	B	C	D	E
ITEM NUMBER	QUANTITY	SPECIFICATIONS OFFERED (INCL BRAND/MODEL)	UNIT COSTS WITH DELIVERY DAP ¹² <PLACE OF ACCEPTANCE> <EUROS >	TOTAL <EUROS >
216.	Pcs- 10			
217.	Pcs- 10			
218.	Pcs- 50			
219.	Pcs- 100			
220.	Pcs- 200			
221.	Pcs- 200			
222.	Pcs- 100			
223.	Pcs- 50			
224.	Pcs- 50			
225.	Pcs - 10			
226.	Pcs – 5			
227.	Pcs- 200			
228.	Pcs- 20			
229.	Pcs- 20			
230.	Pcs- 20			

A	B	C	D	E
ITEM NUMBER	QUANTITY	SPECIFICATIONS OFFERED (INCL BRAND/MODEL)	UNIT COSTS WITH DELIVERY DAP ¹² <PLACE OF ACCEPTANCE> <EUROS >	TOTAL <EUROS >
231.	Pcs- 20			
232.	Pcs - 10			
233.	Pcs - 10			
234.	Pcs- 20			
235.	Pcs- 20			
236.	Pcs- 20			
237.	Pcs- 100			
238.	Pcs – 1			
239.	Pcs - 20			
240.	Pcs- 50			
241.	Pcs- 20			
242.	Pcs - 20			
243.	Pcs - 20			
244.	Pcs- 20			
245.	Pcs- 20			

A	B	C	D	E
ITEM NUMBER	QUANTITY	SPECIFICATIONS OFFERED (INCL BRAND/MODEL)	UNIT COSTS WITH DELIVERY DAP ¹² <PLACE OF ACCEPTANCE> <EUROS >	TOTAL <EUROS >
246.	Pcs - 20			
247.	Pcs - 20			
248.	Pcs- 20			
249.	Pcs- 20			
250.	Pcs- 10			
251.	Pcs- 20			
252.	Pcs- 20			
253.	Pcs- 20			
254.	Pcs – 5			
255.	Pcs- 10			
256.	Pcs - 1			
257.	Pcs- 50			
258.	Pcs- 50			
259.	Pcs- 5			
260.	Pcs- 2			

A	B	C	D	E
ITEM NUMBER	QUANTITY	SPECIFICATIONS OFFERED (INCL BRAND/MODEL)	UNIT COSTS WITH DELIVERY DAP ¹² <PLACE OF ACCEPTANCE> <EUROS >	TOTAL <EUROS >
261.	Pcs- 50			
262.	Kit - 50			
263.	Pcs- 200 Pair			
264.	Pcs - 40			
265.	Pcs - 100			
266.	Pcs - 60			
267.	Pcs - 40			
268.	Pcs - 40			
269.	Pcs - 40			
270.	Pcs- 200 Pair			
271.	Pcs- 200 Pair			
272.	Pcs - 200 Pair			
273.	Pcs- 200 Pair			
274.	Pcs- 200 Pair			

A	B	C	D	E
ITEM NUMBER	QUANTITY	SPECIFICATIONS OFFERED (INCL BRAND/MODEL)	UNIT COSTS WITH DELIVERY DAP ¹² <PLACE OF ACCEPTANCE> <EUROS >	TOTAL <EUROS >
275.	Pcs - 4			
276.	Pcs- 20			
277.	Pcs - 10			
278.	Pcs – 5			
279.	5 Pair			
280.	Pcs- 10			
281.	Pcs- 10			
282.	Pcs - 10			
283.	Pcs - 10			
284.	Pcs - 10			
285.	Pcs - 10			
286.	Pcs - 10			
287.	Pcs - 10			
288.	Pcs - 10			

A	B	C	D	E
ITEM NUMBER	QUANTITY	SPECIFICATIONS OFFERED (INCL BRAND/MODEL)	UNIT COSTS WITH DELIVERY DAP ¹² <PLACE OF ACCEPTANCE> <EUROS >	TOTAL <EUROS >
289.	Pcs - 10			
290.	Pcs - 10			
291.	Pcs - 10			
292.	Pcs - 10			
293.	Pcs – 2			
294.	Pcs – 2			
295.	Pcs - 10			
296.	Pcs - 100			
297.	Pcs - 50			
298.	Pcs - 20			
299.	Pcs - 10			
300.	Pcs - 2			
301.	Pcs - 500			
302.	Pcs - 50			

A	B	C	D	E
ITEM NUMBER	QUANTITY	SPECIFICATIONS OFFERED (INCL BRAND/MODEL)	UNIT COSTS WITH DELIVERY DAP¹² <PLACE OF ACCEPTANCE> <EUROS >	TOTAL <EUROS >
303.	Pcs - 5			
304.	Pcs - 5			
305.	Pcs - 5			
306.	Pcs - 5			

LOT 3 – LABORATORY CONSUMABLES AND REAGENTS

A	B	C	D	E
ITEM NUMBER	QUANTITY	SPECIFICATIONS OFFERED (INCL BRAND/MODEL)	UNIT COSTS WITH DELIVERY DAP¹³ <PLACE OF ACCEPTANCE> <EUROS >	TOTAL <EUROS >
1	3			

¹³ DAP (Delivered At Place) - Incoterms 2010 International Chamber of Commerce - <http://www.iccwbo.org/incoterms/>

2	4			
3	4			
4	4			
5	3			
6	3			
7	4			
8	3			
9	3			
10	4			
11	4			
12	3			
13	3			
14	3			

15	2			
16	2			
17	2			
18	3			
19	3			
20	2			
21	2			
22	1			
23	3			
24	2			
25	2			
26	4			
27	2			
28	2			

29	2			
30	1			
31	1			
32	1			
33	1			
34	1			
35	1			
36	1			
37	1			
38	1			
39	1			
40	1			
41	1			
42	1			
43	1			
44	1			

45	1			
46	1			
47	1			
48	1			
49	1			
50	1			
51	1			
52	2			
53	2			
54	2			
55	2			
56	2			
57	1			

58	4			
59	15			
60	4			
61	1			
62	1			
63	2			
64	2			
65	1			
66	1			
67	1			
68	500			
69	2			
70	2			
71	3			
72	3			

73	3			
74	6			
75	1			
76	6			
77	1			
78	1			
79	3			
80	1			
81	2			
82	1			
83	1			
84	1			
85	1			

86	1			
87	11			
88	1500			
89	1500			
90	1500			
91	1500			
92	100			
93	1500			
94	100			
95	12			
96	2			
97	400			
98	15			
99	1			
100	1			

101	1			
102	1			
103	1			
104	1			
105	1			
106	2			
107	2			
108	2			
109	2			
110	2			
111	1			
112	2			
113	1			
114	1			
115	1			

116	1			
117	1			
118	1			
119	1			
120	1			
121	1			
122	1			
123	1			
124	1			
125	1			
126	1			
127	1			
128	1			
129	1			
130	1			

131	1			
132	1			
133	1			
				TOTAL:

TENDER GUARANTEE FORM

Specimen tender guarantee

< To be completed on paper bearing the letterhead of the financial institution >
For the attention of <Address of the Contracting Authority> referred to below as the “Contracting Authority”

<Date>

Title of contract: Framework Contract for the Supply of Medicaments, Consumables and Reagents No. 2

Identification number: PROC/369/12/ Medicaments, Consumables and Reagents FWC No. 2

We, the undersigned, <name and address of financial institution>, hereby irrevocably declare that we will guarantee as primary obligor, and not merely as a surety on behalf of <Tenderer's name and address> the payment to the Contracting Authority of <amount of the tender guarantee>, this amount representing the guarantee referred to in article 11 of the Procurement Notice.

Payment shall be made without objection or legal proceedings of any kind, upon receipt of your first written claim (sent by registered letter with confirmation of receipt) if the Tenderer does not fulfil all obligations stated in its tender. We shall not delay the payment, nor shall we oppose it for any reason whatsoever. We shall inform you in writing as soon as payment has been made.

We note that the guarantee will be released at the latest within 45 days of the expiry of the tender validity period, including any extensions, in accordance with Article 8 of the Instructions to Tenderers [and in any case at the latest on (1 year after the deadline for submission of tenders)]¹.

The law applicable to this guarantee shall be that of <enter Belgium, or the name of the country of the Contracting Authority if this is not the European Commission / country in which the financial institution issuing the guarantee is established>. Any dispute arising out of or in connection with this guarantee shall be referred to the courts of Belgium.

The guarantee will enter into force and take effect from the submission deadline of the tender.

Name: Position:

Signature:

Date:

¹ This mention has to be inserted only where required, for example where the law applicable to the guarantee imposes a precise expiry date

ANNEX V: MODEL PERFORMANCE GUARANTEE

<To be completed on paper bearing the letterhead of the financial institution >

For the attention of

<Name and address of the Contracting Authority>
referred to below as the “Contracting Authority”

Subject: Guarantee No...

Performance Guarantee for the full and proper execution of contract PROC/369/12/ Medicaments, Consumables and Reagents FWC No. 2

(please quote number and title in all correspondence)

We the undersigned, <name and address of financial institution>, hereby irrevocably declare that we guarantee as primary obligor, and not merely as a surety on behalf of <Contractor's name and address>, hereinafter referred to as “the Contractor”, payment to the Contracting Authority of <amount of the performance guarantee>, representing the performance guarantee mentioned in Article 11 of the Special Conditions of the contract <contract number and title> concluded between the Contractor and the Contracting Authority, hereinafter referred to as “the Contract”.

Payment shall be made without objection or legal proceedings of any kind, upon receipt of your first written claim (sent by registered letter with confirmation of receipt) stating that the Contractor has failed to perform its contractual obligations fully and properly and that the Contract has been terminated. We shall not delay the payment, nor shall we oppose it for any reason whatsoever. We shall inform you in writing as soon as payment has been made.

We accept notably that no amendment to the terms of the Contract can release us from our obligation under this guarantee. We waive the right to be informed of any change, addition or amendment to the Contract.

We note that the guarantee will be released within 45 days of the issue of the final acceptance certificate (except for such part as may be specified in the Special Conditions in respect of after sales service). [and in any case at the latest on (at the expiry of 18 months after the implementation period of the Contract)]¹.

The law applicable to this guarantee shall be that of <enter Belgium, or the country of the Contracting Authority if this is not the European Commission /country in which the financial institution issuing the guarantee is established>. Any dispute arising out of or in connection with this guarantee shall be referred to the courts of Belgium.

This guarantee shall enter into force and take effect upon its signature.

Name: Position:

² Signature: Date: <Date>

¹ This mention has to be inserted only where required, for example where the law applicable to the guarantee imposes a precise expiry date

² The name(s) and position(s) of the persons signing on behalf of the guarantor must be shown in printed characters.

ANNEX V: PRE-FINANCING GUARANTEE FORM

<To be completed on paper bearing the letterhead of the financial institution >

For the attention of

<Name and address of the Contracting Authority>
referred to below as the “Contracting Authority”

Subject: Guarantee No...

Financing Guarantee for the repayment of pre-financing payable under contract PROC/369/12/
Medicaments, Consumables and Reagents FWC No. 2 (please quote number and title in all
correspondence)

We, the undersigned, <name, and address of financial institution>, hereby irrevocably declare that we guarantee as primary obligor, and not merely as surety on behalf of <Contractor's name and address>, hereinafter referred to as “the Contractor”, the payment to the Contracting Authority of <indicate the amount of the pre-financing>, corresponding to the pre-financing as mentioned in Article 26.1 of the Special Conditions of the contract <Contract number and title>concluded between the Contractor and the Contracting Authority, hereinafter referred to as “the Contract”.

Payment shall be made without objection or legal proceedings of any kind, upon receipt of your first written claim (sent by registered letter with confirmation or receipt) stating that the Contractor has not repaid the pre-financing on request or that the Contract has been terminated. We shall not delay the payment, nor shall we oppose it for any reason whatsoever. We shall inform you in writing as soon as payment has been made.

We accept notably that no amendment to the terms of the Contract can release us from our obligation under this guarantee. We waive the right to be informed of any change, addition or amendment of the Contract.

We note that the guarantee will be released 45 days at the latest after the provisional acceptance of the goods [and in any case at the latest on (at the expiry of 18 months after the implementation period of the Contract)]¹.

The law applicable to this guarantee shall be that of <enter Belgium, or the country of the Contracting Authority if this is not the European Commission /country in which the financial institution issuing the guarantee is established>. Any dispute arising out of or in connection with this guarantee shall be referred to the courts of < enter Belgium, or the country of the Contracting Authority if this is not the European Commission >.

The guarantee will enter into force and take effect on receipt of the pre-financing payment in the account designated by the Contractor to receive payments.

Name: Position:

²Signature: Date:<Date>

¹ This mention has to be inserted only where required, for example where the law applicable to the guarantee imposes a precise expiry date

² The name(s) and position(s) of the persons signing on behalf of the guarantor must be shown in printed characters.



FINANCIAL IDENTIFICATION

PRIVACY STATEMENT

http://ec.europa.eu/budget/execution/ftiers_fr.htm

ACCOUNT NAME	
ACCOUNT NAME(1)	<input type="text"/>
	<input type="text"/>
ADDRESS	<input type="text"/>
	<input type="text"/>
TOWN/CITY	<input type="text"/>
POSTCODE	<input type="text"/>
COUNTRY	<input type="text"/>

CONTACT	<input type="text"/>
TELEPHONE	<input type="text"/>
FAX	<input type="text"/>
E - MAIL	<input type="text"/>

<u>BANK</u>	
BANK NAME	<input type="text"/>
	<input type="text"/>
BRANCH ADDRESS	<input type="text"/>
	<input type="text"/>
TOWN/CITY	<input type="text"/>
POSTCODE	<input type="text"/>
COUNTRY	<input type="text"/>
ACCOUNT NUMBER	<input type="text"/>
IBAN(2)	<input type="text"/>

REMARKS:

BANK STAMP + SIGNATURE OF BANK REPRESENTATIVE (Both Obligatory)(3)

DATE + SIGNATURE ACCOUNT HOLDER : (Obligatory)
DATE <input type="text"/>

(1) The name or title under which the account has been opened and not the name of the authorized agent
(2) If the IBAN Code (International Bank account number) is applied in the country where your bank is situated
(3) It is preferable to attach a copy of recent bank statement, in which event the stamp of the bank and the signature of the bank's representative are not required. The signature of the account-holder is obligatory in all cases.



LEGAL ENTITIES

PRIVACY STATEMENT

http://ec.europa.eu/budget/execution/legal_entities_fr.htm

PRIVATE COMPANIES

TYPE OF COMPANY	<input type="text"/>		
NGO	YES <input type="checkbox"/>	NO <input type="checkbox"/>	(Non-Governmental Organisation)
NAME(S)	<input type="text"/>		
	<input type="text"/>		
	<input type="text"/>		
	<input type="text"/>		
ABBREVIATION	<input type="text"/>		
ADDRESS OF HEAD OFFICE	<input type="text"/>		
	<input type="text"/>		
	<input type="text"/>		
POSTCODE	<input type="text"/>	P.O. BOX	<input type="text"/>
TOWN/CITY	<input type="text"/>		
COUNTRY	<input type="text"/>		
VAT (1)	<input type="text"/>		
PLACE OF REGISTRATION	<input type="text"/>		
DATE OF REGISTRATION	<input type="text"/> D D	<input type="text"/> M M	<input type="text"/> Y Y Y Y
REGISTRATION No (2)	<input type="text"/>		
PHONE	<input type="text"/>	FAX	<input type="text"/>
E-MAIL	<input type="text"/>		

THIS "LEGAL ENTITIES" FORM SHOULD BE COMPLETED AND RETURNED TOGETHER WITH:

1. A COPY OF THE VAT REGISTRATION DOCUMENT IF APPLICABLE AND IF THE VAT NUMBER DOES NOT APPEAR ON THE OFFICIAL DOCUMENT REFERRED TO AT 2 BELOW.

2. A COPY OF SOME OFFICIAL DOCUMENT (OFFICIAL GAZETTE, COMPANY REGISTER ETC.) SHOWING THE NAME OF THE LEGAL ENTITY, THE ADDRESS OF THE HEAD OFFICE AND THE REGISTRATION NUMBER GIVEN TO IT BY THE NATIONAL AUTHORITIES.

DATE AND SIGNATURE OF AUTHORISED REPRESENTATIVE



LEGAL ENTITIES

PRIVACY STATEMENT

http://ec.europa.eu/budget/execution/legal_entities_fr.htm

PUBLIC ENTITIES

TYPE OF COMPANY	<input type="text"/>		
NGO	YES <input type="checkbox"/>	NO <input type="checkbox"/>	(Non-Governmental Organisation)
NAME(S)	<input type="text"/>		
	<input type="text"/>		
	<input type="text"/>		
	<input type="text"/>		
ABBREVIATION	<input type="text"/>		
OFFICIAL ADDRESS	<input type="text"/>		
	<input type="text"/>		
	<input type="text"/>		
POSTCODE	<input type="text"/>	P.O. BOX	<input type="text"/>
TOWN/CITY	<input type="text"/>		
COUNTRY	<input type="text"/>		
VAT**	<input type="text"/>		
PLACE OF REGISTRATION	<input type="text"/>		
DATE OF REGISTRATION	<input type="text"/>	<input type="text"/>	<input type="text"/>
	DD	MM	YYYY
REGISTRATION No	<input type="text"/>		
PHONE	<input type="text"/>	FAX	<input type="text"/>
E-MAIL	<input type="text"/>		

THIS "LEGAL ENTITIES" FORM SHOULD BE COMPLETED, SIGNED AND RETURNED TOGETHER WITH:
* A COPY OF THE RESOLUTION, LAW, DECREE OR DECISION ESTABLISHING THE ENTITY IN QUESTION;
* OR, FAILING THAT, ANY OTHER OFFICIAL DOCUMENT ATTESTING TO THE ESTABLISHMENT OF THE ENTITY BY THE NATIONAL AUTHORITIES
** IF THIS FIELD IS COMPLETED, PLEASE ATTACH AN OFFICIAL VAT DOCUMENT

DATE:	STAMP
NAME + FUNCTION OF AUTHORISED REPRESENTATIVE	
SIGNATURE	

Annex V - Purchase Order

PO No. _____

Date: _____

To:

BRN No.

EULEX Kosovo
St. Muharrem Fejza, Farmed
Building
P.O. Box 268, 10000 Pristina,
Kosovo

From:

Subject: Purchase Order No. ____

Reference: _____

Dear Sir/Madam,

In accordance with article 1.2 of the Framework Contract, the Contracting Authority is requesting the supply and delivery of the following items from your company:

Item Description	Qty	Unit Price	Amount €
1.
2.
3.
4.
5.
6.
7.
8.
9.
10.

Total: €

Please be reminded that the applicable Incoterm is DAP (delivery at place) and that the contract shall be exempt from all duties and taxes, including VAT.

In accordance with UNMIK Executive Decision No 2008/36 of 9 December 2008, EULEX is granted exemption from all customs duties, taxes, and related charges other than charges for storage, cartage and similar services, on articles for its official use.

The person in charge for executing the purchase order is *Project Manager* with ID Number _____ . He is authorized to certify that no VAT was charged and collected with this invoice and to put his signature on it.

Thank you for your cooperation

Project Manager
(Name, Signature and Seal)

Annex V - PROVISIONAL/FINAL ACCEPTANCE CERTIFICATE

Contract No ° Title

Contractor:

Contracting Authority: EULEX Kosovo
 Str. Muharrem Fejza p.n.
 Farmed Building P.O. Box 268
 10000, Pristina, Kosovo

I, the undersigned as the Project Manager of the above mentioned contract, do hereby confirm that the supplies described below has been rendered in full compliance with contractual terms and conditions, reference number

Item	qty	Description	Delivery	[Installation]	[Spare Parts]	[Consumables]	[(Manuals]	[Training]	Remarks
1	[...]	[.....]							
2	[...]	[.....]							

Provisional: All of the above mentioned items have been delivered, installed, tested and found compliant with the Technical Specifications of the supply contract.

Final: The Supplier has remedied any defect or damage occurred during the warranty period, as specified in the contract.

Date of acceptance:.....

The Contractor

Name

Signature.....

The Project Manager (Contracting Authority)

Name

Signature.....

ADMINISTRATIVE COMPLIANCE GRID

Contract title :	Supply of Medicaments, Consumables and Reagents	Publication reference :	EuropeAid/133216/D/SUP/XK
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Tender envelope number	Name of Tenderer	Is tenderer (consortium) nationality ¹⁹ eligible? (Y/N)	Is documentation complete? (Y/N)	Is language as required? (Y/N)	Is tender submission form complete? (Y/N)	Is tenderer's declaration signed (by all consortium members if a consortium)? (Yes/No/ Not Applicable)	Other administrative requirements of the tender dossier? (Yes/No/Not applicable)	Overall decision? (Accept / Reject)
1								
2								
3								
4								
5								
6								
7								

Chairperson's name	
Chairperson's signature	
Date	

¹⁹ If the tender has been submitted by a consortium, the nationalities of **all** the consortium members must be eligible

EVALUATION GRID

Contract title :	Supply of Medicaments, Consumables and Reagents	Publication reference :	EuropeAid/133216/D/SUP/XK
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Tender envelope No	Name of Tenderer	Rules of origin respected? (Y/N)	Economic & financial capacity? (OK/a/b/...)	Professional capacity? (OK/a/b/...)	Technical capacity? (OK/a/b/...)	Compliance with ²⁰ technical specifications? (OK/a/b/...)	Ancillary services as required? (OK/a/b/.../NA)	Subcontracting statement in accordance with art 6 of the General Conditions? (Y/N)	Other technical requirements in tender dossier? (Yes/No/Not applicable)	Technically compliant? Y/N	Notes:
1											
2											
3											
4											

Evaluator's name & signature	
Evaluator's name & signature	
Evaluator's name & signature	
Date	

²⁰ The selection criteria, in the previous section of this form, have to be met before the technical requirements are assessed.

D. TENDER FORM FOR A SUPPLY CONTRACT

Publication reference: PROC/369/12/Medicaments, Consumables and Reagents FWC 2

Title of contract: Framework Contract for the Supply of Medicaments, Consumables and Reagents No. 2

<Place and date>

A: Xavier de Marnhac, Head of EULEX Kosovo, and address at EULEX Kosovo, Ndertesa Farmed St. Muharrem Fejza p.n., Lagja e Spitalit P.O. Box 268, 10000 Pristina-Kosovo.

One signed form must be supplied (for each lot, if the tender procedure is divided into lots), together with the number of copies specified in the Instruction to Tenderers. The form must include a signed declaration using the annexed format from each legal entity making the application. Any additional documentation (brochure, letter, etc) sent with the form will not be taken into consideration. Applications being submitted by a consortium (ie, either a permanent, legally-established grouping or a grouping which has been constituted informally for a specific tender procedure) must follow the instructions applicable to the consortium leader and its members. The attachments to this submission form (i.e. declarations, statements, proofs) may be in original or copy. If copies are submitted, the originals must be dispatched to the Contracting Authority upon request. For economical and ecological reasons, we strongly recommend that you submit your files on paper-based materials (no plastic folder or divider). We also suggest you use double-sided print-outs as much as possible.

An economic operator may, where appropriate and for a particular contract, rely on the capacities of other entities, regardless of the legal nature of the links which it has with them. It must in that case prove to the contracting authority that it will have at its disposal the resources necessary for performance of the contract, for example by producing an undertaking on the part of those entities to place those resources at its disposal. Such entities, for instance the parent company of the economic operator, must respect the same rules of eligibility and notably that of nationality, as the economic operator.

1 SUBMITTED BY

	Name(s) of tenderer(s)	Nationality¹
Leader²		
Member		
Etc ...		

2 CONTACT PERSON (for this tender)

Name	
Address	
Telephone	
Fax	
E-mail	

3 ECONOMIC AND FINANCIAL CAPACITY³

Please complete the following table of financial data⁴ based on your annual accounts and your latest projections. If annual accounts are not yet available for this year or last year, please provide your latest estimates, clearly identifying estimated figures in italics. Figures in all columns must be on the same basis to allow a direct, year-on-year comparison to be made (or, if the basis has changed, an explanation of the change must be provided as a footnote to the table). Any clarification or explanation which is judged necessary may also be provided.

Financial data	2 years before last year⁵ €	Year before last year €	Last year €	Average⁶ €	This year €
Annual turnover ⁷ , excluding this contract					
Cash and cash equivalents ⁸ at beginning of year					
Net cash from / (used in) operating, investing & financing activities ⁹ excluding future contracts					
Net forecast cash from/ (used in) future contracts, excluding this contract					
Cash and cash equivalents ⁸ at end of year [ie, the sum of the above three rows]					

4 STAFF RESOURCES

Please provide the following personnel statistics for the current year and the two previous years¹⁰.

Average manpower	Year before last		Last year		This year	
	Overall	Total for fields related to this contract ¹¹	Overall	Total for fields related to this contract ¹¹	Overall	Total for fields related to this contract ¹¹
Permanent staff ¹²						
Other staff ¹³						
Total						
Permanent staff as a proportion of total staff (%)	%	%	%	%	%	%

5 FIELDS OF SPECIALISATION

Please use the table below whose objective is to indicate the **relevant specialisms related to this contract** of each legal entity making this tender, by using the names of these specialisms as the row headings and the name of the legal entity as the column headings. Show the relevant specialism(s) of each legal entity by placing a tick (✓) in the box corresponding to those specialisms in which the legal entity has significant experience. [**Maximum 10 specialisms**]

	Leader	Member 2	Member 3	Etc ...
Relevant specialism 1				
Relevant specialism 2				
Etc ... ¹⁴				

6 EXPERIENCE

Please complete a table using the format below to summarise the **major relevant supplies** carried out in the course of the past **3** years¹⁵ by the legal entity or entities making this tender. The number of references to be provided must not exceed **15** for the entire tender

Ref # (maximum 15)	Project title		...					
Name of legal entity	Country	Overall supply value (EUR) ¹⁶	Proportion supplied by legal entity (%)	No of staff provided	Name of client	Origin of funding	Dates	Name of members if any
...
Detailed description of supply						Related services provided		
...						...		

7 TENDERER'S DECLARATION(S)

As part of their tender, each legal entity identified under point 1 of this form, including every consortium member, must submit a signed declaration using this format. The declaration may be in original or in copy. If copies are submitted the originals must be dispatched to the Contracting Authority upon request.

In response to your letter of invitation to tender for the above contract,
we, the undersigned, hereby declare that:

1 We have examined and accept in full the content of the dossier for invitation to tender No PROC/369/12/Medicaments, Consumables and Reagents FWC 2 of 14 September 2012. We hereby accept its provisions in their entirety, without reservation or restriction.

2 We offer to deliver, in accordance with the terms of the tender dossier and the conditions and time limits laid down, without reserve or restriction:

Lot No 1: *[description of supplies with indication of quantities and origin]*

Lot N 2: *[description of supplies with indication of quantities and origin]*

Etc.

3 The price of our tender **excluding** spareparts and consumables, if applicable *[excluding the discounts described under point 4]* is:

Lot No 1: [.....]

Lot No 2: [.....]

Lot No 3: [.....]

4 We will grant a discount of [%], or [.....] *[in the event of our being awarded Lot No... and Lot No... ..]*.

5 This tender is valid for a period of 90 days from the final date for submission of tenders.

6 If our tender is accepted, we undertake to provide a performance guarantee as required by Article 11 of the Special Conditions.

7 Our firm/company *[and our subcontractors]* has/have the following nationality:

<.....>

8 We are making this tender in our own right *[as member in the consortium led by < name of the leader / ourselves >]**. We confirm that we are not tendering for the same contract in any other form. *[We confirm, as a member in the consortium, that all members are jointly and severally liable by law for the execution of the contract, that the lead member is authorised to bind, and receive instructions for and on behalf of, each member, that the execution of the contract, including payments, is the responsibility of the lead member, and that all members in the joint venture/consortium are bound to remain in the joint venture/consortium for the entire period of the contract's execution].*

- 9** We are not in any of the situations excluding us from participating in contracts which are listed section 2.3.3 of the Practical Guide to contract procedure for EU external actions. In the event that our tender is successful, we undertake, if required, to provide the proof usual under the law of the country in which we are established that we do not fall into these exclusion situations. The date on the evidence or documents provided will be no earlier than 1 year before the date of submission of the tender and, in addition, we will provide a statement that our situation has not altered in the period which has elapsed since the evidence in question was drawn up.

We also undertake, if required, to provide evidence of the financial and economic standing and the technical and professional capacity according to the selection criteria for this call for tender specified in the procurement notice, point 16. The documentary proofs required are listed in Section 2.4.11 of the Practical Guide.

We also understand that if we fail to provide the proof/evidence required, within 15 calendar days after receiving the notification of award, or if the information provided is proved false, the award may be considered null and void.

- 10** We agree to abide by the ethics clauses in Clause 23 of the instructions to tenderers and, in particular, have no conflict of interests or any equivalent relation in that respect with other tenderers or other parties in the tender procedure at the time of the submission of this application.
- 11** We will inform the Contracting Authority immediately if there is any change in the above circumstances at any stage during the implementation of the tasks. We also fully recognise and accept that any inaccurate or incomplete information deliberately provided in this application may result in our exclusion from this and other contracts funded by the EU/EDF.
- 12** We note that the Contracting Authority is not bound to proceed with this invitation to tender and that it reserves the right to award only part of the contract. It will incur no liability towards us should it do so.
- 13** We fully recognise and accept that we may be excluded from tender procedures and contract, in accordance with the Section 2.3.4 of the Practical Guide to contract procedures for EU external actions, for a maximum period of 5 years from the date on which the infringement is established and up to 10 years in the event of a repeated offence within the 5 years of the above-mentioned date. Furthermore, we acknowledge that, should we made false declarations, committed substantial errors, irregularities or fraud, we shall also be subject to financial penalties representing 2 % to 10 % of the total estimated value of the contract being awarded. This rate may be increased to 4% to 20% in the event of a repeat offence within 5 years of the first infringement.
- 14** We are aware that, for the purposes of safeguarding the financial interests of the Communities, our personal data may be transferred to internal audit services, to the European Court of Auditors, to the Financial Irregularities Panel or to the European Anti-Fraud Office.

[* Delete as applicable]

If this declaration is being completed by a consortium member:

The following table contains our financial data as included in the consortium's tender form. These data are based on our annual audited accounts and our latest projections. Estimated figures (ie, those not included in annual audited accounts) are given in italics. Figures in all columns have been provided on the same basis to allow a direct, year-on-year comparison to be made <except as explained in the footnote to the table>.

Financial data	2 years before last⁵ €	Year before last year €	Last year €	Average⁶ €	This year €
Annual turnover ⁷ , excluding this contract					
Cash and cash equivalents ⁸ at beginning of year					
Net cash from / (used in) operating, investing & financing activities ⁹ excluding future contracts					
Net forecast cash from/ (used in) future contracts, excluding this contract					
Cash and cash equivalents ⁸ at end of year (ie, the sum of the above three rows)					

The following table contains our personnel statistics as included in the consortium's tender form:

Average manpower	Previous year		Last year		This year	
	Overall	Total for fields related to this contract ¹¹	Overall	Total for fields related to this contract ¹¹	Overall	Total for fields related to this contract ¹¹
Permanent staff ¹²						
Other staff ¹³						

Yours faithfully

Name and first name: <[.....]>

Duly authorised to sign this tender on behalf of:

<.....>

Place and date: <.....>]

Stamp of the firm/company:

This tender includes the following annexes:

[Numbered list of annexes with titles]

¹ Country in which the legal entity is registered

² add/delete additional lines for members as appropriate. Note that a subcontractor is not considered to be a member for the purposes of this tender procedure. Subsequently, the data of the subcontractor must not appear in the data related to the economic, financial and professional capacity. If this tender is being submitted by an individual tenderer, the name of the tenderer should be entered as **'leader'** (and all other lines should be deleted)

³ Natural persons have to prove their capacity in accordance with the selection criteria and by the appropriate means.

⁴ if this application is being submitted by a consortium, the data in the table above must be the sum of the data in the corresponding tables in the declarations provided by the consortium members – see point 7 of this tender form for a supply contract.

⁵ Last year=last accounting year for entity.

⁶ Amounts entered in the 'Average' column must be the mathematical average of the amounts entered in the three preceding columns of the same row.

⁷ The gross inflow of economic benefits (cash, receivables, other assets) arising from the ordinary operating activities of the enterprise (such as sales of goods, sales of services, interest, royalties, and dividends) during the year.

⁸ Cash and cash equivalents comprise cash on hand and demand deposits, together with short-term, highly liquid investments that are readily convertible to a known amount of cash, and that are subject to an insignificant risk of changes in value. An investment normally meets the definition of a cash equivalent when it has a maturity of three months or less from the date of acquisition. Equity investments are normally excluded, unless they are in substance a cash equivalent (e.g. preferred shares acquired within three months of their specified redemption date). Bank overdrafts which are repayable on demand and which form an integral part of an enterprise's cash management are also included as a component of cash and cash equivalents.

⁹ Operating activities are the main revenue-producing activities of the enterprise that are not investing or financing activities, so operating cash flows include cash received from customers and cash paid to suppliers and employees. Investing activities are the acquisition and disposal of long-term assets and other investments that are not considered to be cash equivalents. Financing activities are activities that alter the equity capital and borrowing structure of the enterprise. Interest and dividends received and paid may be classified as operating, investing, or financing cash flows, provided that they are classified consistently from period to period. Cash flows arising from taxes on income are normally classified as operating, unless they can be specifically identified with financing or investing activities.

¹⁰ if this tender is being submitted by a consortium, the data in the table above must be the sum of the data in the corresponding tables in the declarations provided by the consortium members – see point 7 of this tender form for a supply contract.

¹¹ Corresponding to the relevant specialisms identified in point 5 below.

¹² staff directly employed by the Tenderer on a permanent basis (ie, under indefinite contracts)

¹³ other staff not directly employed by the Tenderer on a permanent basis (ie, under fixed-term contracts)

¹⁴ add / delete additional lines and/or rows as appropriate. If this tender is being submitted by an individual legal entity, the name of the legal entity should be entered as 'Leader' (and all other columns should be deleted)

¹⁵ In the case of framework contracts (without contractual value), only specific contracts corresponding to assignments implemented under such framework contracts shall be considered.

¹⁶ Amounts actually paid, without the effect of inflation.