

Supply and Delivery of HB Meter Analyzer &

HB 201 + Micro Cuvettes 4*50s

Tender Number:	USAID KEMSA MCP OIT 001/2017-18
Release Date:	November 9, 2017
Submission Date:	December 18, 2017
Project:	USAID KEMSA Medical Commodities Project
Contracting Entity:	Kenya Medical Supplies Authority
Funded by:	United States Agency for International Development
Contract No:.	AID-615-C-15-00003

INVITATION TO TENDER (ITT)

Open International Tender (OIT)

IFT Nº.: USAID KEMSA MCP OIT 001/2017-18

Supply and Delivery of HB Meter Analyzer & HB 201 + Micro Cuvettes 4*50s

Date: November 9, 2017

The Kenya Medical Supplies Authority (KEMSA), on behalf of the United States Agency for International Development (USAID) herewith invites sealed tender(s) for Supply and Delivery of HB Meter Analyzer & HB 201 + Micro Cuvettes 4*50s.

- 1. This Tender will be conducted through Open International Tender in line with Federal Acquisition Regulations (FAR) System ; FAC Number/Effective Date:2005-94,2005-95 / 01-19-2017.
- 2. Interested eligible bidders may obtain further information from KEMSA Office and inspect the bidding documents at the address given below, Mondays to Fridays between 0900hrs to 1600hrs except on public Holidays or download at the IFMIS Supplier portal http://supplier.treasury.go.ke. and http://www.kemsa.co.ke/tenders/. Documents downloaded are free of charge and bidders are advised to register their bid documents at the procurement office or via email at procurement.programs@kemsa.co.ke (Refer to registration form in the tender document).
- 3. A complete set of bidding documents in English (hardcopy) may be purchased by eligible bidders on the submission of a written application on company letterhead to the address below and upon payment of a non-refundable/non-transferable fee of 13 US Dollars or 1,000 Kenya Shillings. The method of payment will be by Cash, Bankers cheque or direct deposit to the specified account no 01141217405100 for KES or 02120217405100 for USD to Co-operative Bank, Enterprise Road Branch, Nairobi, Kenya, Swift: KCOOKENA.

- 4. Completed paginated and serialized bidding documents one original and a copy in plain sealed envelopes clearly marked on top with the Tender Number and description must be accompanied by a tender security of USD3,500 or KES350,000.00 or equivalent in a freely convertible currency and must be delivered to the address below on or before 10:00 AM on December 18, 2017. Tenders must be deposited at KEMSA Tender Box 2 for Global Fund Tenders at KEMSA, Main Reception. Bulky tenders can be handed over to KEMSA Procurement Director's Office for registration and safe keeping till the tender opening date. Tenders will be opened promptly in public and in the presence of the Tenderers' representatives who choose to attend.
- Late bids, portion of bids, electronic bids, bids not received, bids not opened and not readout in public at bid opening ceremony shall not be accepted for evaluation irrespective of circumstances.

Address for information on/collection of the Tender Document and Tender Opening venue.

Kenya Medical Supplies Authority (KEMSA) 13 Commercial Street, Industrial Area P. O. Box 47715-00100 Nairobi, Kenya; Tel: (+254) 20-392 20 00 E-mail: **procurement.programs@kemsa.co.ke**

Kenya Medical Supplies Authority reserves the right to accept or reject any or all bids without incurring liability to the affected tenderers

REGISTRATION FORM FOR ONLINE TENDERERS/BIDDERS

IFT N°.: USAID KEMSA MCP OIT 001/2017-2018 FOR SUPPLY AND DELIVERY OF HB METER ANALYZER & HB 201 + MICRO CUVETTES 4*50's

NOTE: Please provide your details below for purposes of communication in case you download this tender document from IFMIS or KEMSA website.

Name of the firm:
Postal Address:
Telephone Contacts:
Company email address:
Contact Person:

Once completed please submit this form to the email; procurement.programs@kemsa.co.ke

Contents of Bidding Document:	Section 1:	Instructions to Tenderers
	Section 2:	Draft Order Terms and Conditions
	Annex A:	Product Specification, Pricing & Delivery
Schedule		
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	Annex B:	Branding and Marking Requirement
	Annex B: Annex C:	Invoicing and Shipping Instructions
	Annex C:	Invoicing and Shipping Instructions

****PLEASE READ INSTRUCTIONS CAREFULLY FOR THIS TENDER. IF YOU DO NOT ADHERE TO THE SPECIFIC INSTRUCTIONS OF THIS TENDER YOU MAY BE EXCLUDED FROM CONSIDERATION.****

1.0 INSTRUCTIONS TO BIDDERS

1.1 Acronyms and Definitions

ADS	USAID Automated Directives System	
Agent	Kenya Medical Supplies Authority.	
CIF	Cost, Insurance and Freight	
Cooperating Country	Kenya	
CFR	United States Code of Federal Regulations	
COO	Certificate of Origin	
DDU	Delivered Duty Unpaid	
FAR	United States Federal Acquisition Regulation	
FOB	Free On Board	
FCA	Free Carrier	
KPPB	Kenya Pharmacy and Poisons Board	
RFQ	Request for Quotation	
US	United States	
USAID	United States Agency for International Development	
USFDA	United States Food and Drug Administration	
USG	United States Government	
VAT	Value Added Tax	

The delivery terms shall be DDU, named place of destination.

DDU is the INCOTERM (delivery term) under which the seller is responsible for arranging and paying for both the transportation of the goods and shipping insurance through to a named place of destination typically in the destination country. The seller has fulfilled his obligation when he has properly insured the goods and bided them to the transportation carrier who, under the contract of carriage, will accomplish this transportation to the named place of destination.

Under DDU delivery terms the Supplier shall:

- 1. Pack and mark the shipment to comply with contract specifications, provide commercial invoice or electronic message, and other documentation as required by the contract agreement.
- 2. Obtain at own risk and cost any export licenses and authorizations and carry out all export formalities and procedures.

- 3. Notify the buyer of readiness to ship and provide the documents listed below at least 7 (seven) working day before shipment.
 - a. Commercial invoice
 - b. Certificate of Analysis
 - c. Certificate of Origin
 - d. Packing list
 - e. Letter of undertaking
 - f. Airway Bill/ Bill of Lading
 - g. Confirmation on booking with US flag carrier/statement of non availability of US flag carrier (Refer to www.marad.dot.gov/documents/MAR730.US.Flag.Vessel.pdf)
- 4. Contract for and pay all costs of carriage and insurance to the named place of destination.
- 5. Deliver the goods to the named place of destination within the time period stipulated in the sales contract.
- 6. Assume all risks of loss or damage to the goods until they have been delivered to the named place of destination and handed over to the buyer.

1.2 Introduction

The Agent, acting for the USAID KEMSA MC Project is soliciting proposals from eligible and responsible firms for the supply of commodities as described in Section 1.4 (Product Specification, Pricing and Delivery Schedule). The KEMSA MC Project is an official program of the United States Agency for International Development (USAID), Contract No. AID-615-C-15-00003 and is being carried out in Kenya.

The overall objective of the USAID KEMSA MC Project is to establish and operate a safe, secure, reliable and sustainable supply chain management system for pharmaceuticals and related supplies and equipment (commodities) needed to provide care and treatment of persons with HIV/AIDS in Kenya.

Tenderers are responsible for ensuring that their offers are received in accordance with the instructions stated herein. Failure to adhere to instructions described herein may lead to disqualification of a proposal from consideration.

1.3 <u>Source/Origin/Nationality</u>

All tenderers and the goods and services supplied under this order must meet **USAID Geographic Code 935** (Special Free World) in accordance with the US Code of Federal Regulations (CFR), <u>22 CFR §228</u>. **Tenderers must provide a Certificate of Origin (COO) for products awarded to them.** The cooperating country for this tender is Kenya.

• Source: "Source" means the country from which a commodity is shipped to the cooperating country (Kenya) or the cooperating country itself if the commodity is USAID/ KEMSA MCP OIT 001/2017-18

located therein at the time of purchase. However, where a commodity is shipped from a free port or bonded warehouse in the form received therein, "source" means the country from which the commodity was shipped to that free port or bonded warehouse.

- **Origin**: The "origin" of a commodity is the country or area in which a commodity is mined, grown, or produced. A commodity is produced when, through manufacturing, processing, or substantial and major assembling of components, a commercially recognized new commodity results that is substantially different in basic characteristics or in purpose or utility from its components.
- **Nationality:** "Nationality" refers to the place of incorporation, ownership, citizenship, residence, etc. of suppliers of the goods and services.

1.4 <u>Product Specifications</u>

As provided for under technical specifications section.

1.5 <u>Delivery</u>

Delivery terms are DDU Named Final Destination. The delivery estimates presented in an offer in response to this tender must be upheld in the performance of any resulting contract.

1.6 **Transportation**

U.S.-flag requirement. Any international transportation carried out under this subcontract shall take place on US-flag vessels/carriers. Any international air transportation shall be in accordance with FAR 52.247-63 ("Preference for U.S.-Flag Air Carriers"), FAR 47.403 ("Guidelines for Implementation of the Fly America Act") and 22 CFR 228.22.

While the Comptroller General's memorandum does not establish specific criteria for determining when freight service is unavailable, it is USAID's policy that such service is not available when the following criteria are met:

(1) When no U.S. flag air carrier provides scheduled air freight service from the airport serving the shipment's point of origin and a non-U.S. flag carrier does;

(2) When the U.S. flag air carrier(s) serving the shipment's point of origin decline to issue a through air waybill for transportation at the shipment's final destination airport;

(3) When use of a U.S.-flag air carrier would result in delivery to final destination at least seven days later than delivery by means of a non-U.S. carrier;

(4) When the total weight of the consignment exceeds the maximum weight per shipment which the U.S. flag air carrier will accept and transport as a single shipment and a non-U.S. flag air carrier will accept and transport the entire consignment as a single shipment;

(5) When the dimensions (length, width, or height) of one or more of the items of a consignment exceed the limitations of the U.S. flag aircraft's cargo door opening, but do not exceed the acceptable dimensions for shipment on an available non-U.S. flag scheduled air carrier.

The US-flag requirement must be taken into account when providing CIF Proposals. If U.S. carriers are not available to Nairobi and/or Mombasa please indicate in your Proposal. Regulations call for an official "Statement of Unavailability of U.S.-Flag Air Carriers," which would be requested of the supplier and further explained should a contract be awarded.

1.7 **Proposals**

Prices must be quoted on a lump-sum, all-inclusive basis, including packing, insurance, inspections, taxes, etc. Offers must remain valid for not less than ninety (90) calendar days after the offer deadline. All prices must be expressed in US Dollars unless otherwise instructed.

1.8 Negotiations

Best-value Proposals are requested, consistent with the evaluation criteria set forth in Section 1.9 below. It is anticipated that awards will be made solely on the basis of these original Proposals. However, **KEMSA reserves the right to conduct negotiations and/or request clarifications prior to awarding a contract. KEMSA also reserves the right to make no award, a single award, or multiple awards (including sharing of quantities to more than one bidder) in response to this tender.**

<u>1.9</u> Evaluation and Award

The award(s) will be made on a best-value basis to a responsive offeror(s) whose offer meets ALL tender instructions, source/origin/nationality requirements, registration requirements.

A) PRELIMINARY EXAMINATION

Required documents

- 1. Must serialize all the pages of the bid documents, failure to which shall lead to disqualification (MANDATORY).
- 2. Copy of Certificate of incorporation/registration (MANDATORY).

- 3. Copy of current Tax Compliance Certificate (For local bidders only) (MANDATORY).
- 4. Tender form duly completed and signed by the tenderer or his authorized agent (MANDATORY).
- 5. Original Bid Bond provided and valid for 120 days from date of tender opening. Value of bid bond should be USD 3,500.00 or KES 350,000.00 equivalent in a freely convertible currency (MANDATORY).
- 6. Declaration of Undertaking (Integrity Statement) must be dully filled and signed (MANDATORY).

NOTE: All the above requrements are Mandatory. Failure to meet will lead to disqualification. Only bidders who are successful at this stage will proceed to the next stage of evaluation.

B) TECHNICAL EVALUATION

1 PRODUCT BROCHURE

- a) For the purpose of this tender bidders are required to submit an original manufacturer brochure which shall contain the following information;
 - i) Name and physical address of the product manufacturer, including the phone number, fax number, e-mail address, website (URL), other manufacturing sites if any, and country.
 - ii) The product model name/number assigned by the manufacturer.
 - iii) Colour picture of the product which must be clear and reasonably sized.
 - iv) Description of the product and its features.
 - v) Performance specification of the product including any other technical data.
 - vi) Dimensions of the product.
- b) A brochure shall not be considered an original manufacturer brochure if it;
 - i) does not contain any of the requirements in section 1 (b) from (i) to (vi)

- ii) Contains superimposed images of the product
- iii) Is a photocopy or a scanned copy
- c) The assembled colour picture in the brochure should be a representative of the product that the bidder intends to supply.
- d) For ease of the comparison of bids, the tenderer is supposed to;

i) Highlight the product to be offered where two or more of these products appear in the brochure provided.

ii) Ensure that the brochure submitted contains detailed information on the product parameters as required in the tender document.

2.MANUFACTURER AUTHORIZATION

- a) The tenderer shall provide a Manufacturer Authorization as stipulated in the tender documents for all products tendered for. The Manufacturer Authorization shall specify the product offered in terms of name and model number. Further details including name and physical address of the manufacturer, including the phone number, fax number, e-mail address.
- b) The procurement agency, in the event of non clarity, has a right to clarify directly with the supplier's manufacturer, details related and not limited to manufacturer authorization, Product brochures and the quality certificates.

3 QUALITY CERTIFICATION

- a) The tenderer shall be required to submit Current Certificate of Quality for products offered issued by a recognized independent body for the purpose of this tender.
- b) For the certificate of conformity to be valid it shall comply with the following;
 - i) Issued by recognized independent certification body to the manufacturer
 - ii) It should be current (not have expired)
 - iii) Clearly specify the product(s) being offered
 - iv) State the location of the manufacturing plant
 - v) Must not contain any alterations whosoever

4. **COMPLIANCE SHEET**

- a) Tenderer will be required to submit, in additional to original manufacturer brochure, a compliance sheet for each of the product offered. The tenderer must indicate on the compliance sheet whether the product offered comply with each item of the technical specification in the tender document.
- b) All the dimensions, capacities and performances of the product to be supplied shall not be less than those required in the tender technical specifications.
- c) The data / the information indicated on the compliance sheet and the one on the product brochures should not conflict but supplement each other.

5. DELIVERY PERIOD

The Goods specified in the List of Goods are required to be delivered within the acceptable time range (after the earliest and before the final date, both dates inclusive) specified in Section VII, Schedule of Requirements. No credit will be given to deliveries before the earliest date, and bids offering delivery after the final date shall be treated as nonresponsive. The tenderer shall be required to indicate the shortest possible delivery period for each product

6.FALSIFICATION OF DOCUMENTS

Any document or information submitted e.g Manufacturer Authorization, Quality Certificate, Brochures etc may be subjected to verification on authenticity.

7.PRODUCT AND ACCESSORIES

- a) All electro- medical equipment must be model on current production, new and unused.
- b) The tenderer shall supply all necessary accessories as part of the components which guarantee normal function of the equipment in accordance with the specifications.
- c) All spare parts itemized in the specifications shall be supplied.
- d) When the spare parts are available from the manufacturer in packages whose quantity and contents differ from the specifications, the tenderer shall provide the spare parts in amount equivalent to the requirements of the specifications
- e) All consumables itemized in the specifications shall be supplied

- f) When the consumables are available from the manufacturer in packages whose quantity and contents differ from the specifications, the tenderer shall provide the consumables in amount equivalent to the requirements of the specifications. The supplier shall provide sufficient quantities of consumables necessary for testing and commissions the equipment even though such consumables may not have been stated in the specifications.
- a) Prices quoted should include all costs of shipment and handling until the goods are actually received at Kenya Medical Supplies Agency, Embakasi, Nairobi for items to be delivered to KEMSA

Product Evaluation for the brochure submitted by the tenderer

The product evaluation will be done on the detailed original manufacturer's brochure submitted by the tenderer and in line with the set out technical specifications and general technical specifications as provided in this tender document.

The evaluation will be on a "Yes/No" basis.

NOTE: Only bidders who are successful at this stage will proceed to the next stage of evaluation.

C) FINANCIAL EVALUATION

Bidders who are successful at preceding stages of evaluation and offer acceptable delivery schedules will have their prices compared and award recommended to the lowest evaluated responsive bid.

After determining the lowest-evalauted bid, the purchaser shall carry out the post qualification of the Bidder to ascertain the following:

a) Financial Capability

The bidder shall furnish copies of your last three (3) years Certified Audited Accounts to confirm that they have generated average annual sales turnover of at least twice their bid value.

<u>1.10</u> GENERAL CONDITIONS:

- The products offered must have a minimum shelf-life of 75% at the time of arrival at the port of entry. Please note that sea shipments require at least 30 days to arrive at the port.
- Original Manufacturer's Brochure for the Equipment offered.
- Products should be packed in properly sealed and tamper-proof packaging. Each outer case or carton shall be five-ply and strapped.
- Each unit pack must be packaged in its individual pack with the literature insert (patient insert) inside the pack.
- Each unit pack must be marked with the following black and white text: USAID | KEMSA- Not for Resale (no logos/emblem will be required) – See Annex B for details.
- Consignments must be palletized and shrink wrapped, properly labeled with the following information:
 - Origin point (address where the shipment begins)
 - Ship To Address
 - Ship To Attention
 - Carton number (1 of ____)
 - KEMSA Order number
 - Item name
 - Batch number and expiry
 - Pallet number (1 of ____)
 - Weights (Gross and Net)
 - Dimensions (Length, Width, and Height)
 - Dimensions (Length, Width, and Height)
- KEMSA cargo is to be put on a standard pallet size of 120 by 100 cm. Any deviation from this standard size must be approved by KEMSA
- Each pallet should be numbered serially for easy identification and that same number should be included on the packing list
- The supplier should provide container load information for a 20ft or 40ft container
- Price shall be expressed in US Dollars unless otherwise instructed.
- Proposed Delivery shall be expressed in weeks.
- For each line item, Tenderers are also required to indicate the country of "origin" and the "source" of each line item in the final column on the right. See Section 1.3 for definitions.

<u>1.11</u> OTHER TERMS AND CONDITIONS:

Issuance of this bidding document does not in any way obligate the Agent to award a purchase order or subcontract, nor does it commit the Agent to pay for costs incurred in the preparation and submission of a proposal.

This solicitation is subject to the Draft Order Terms and Conditions detailed in Section 2. Any resultant award will be governed by these terms and conditions. The Agent reserves the right to make revisions to the content, order, and numbering of the provisions in the actual subcontract document prior to execution by The Agent and the selected awardee(s). Issuance of a subcontract award is subject to availability of sufficient funds and applicable approvals from USAID.

2.0 DRAFT ORDER TERMS AND CONDITIONS

2.1 Acronyms and Definitions

Please see as referenced in Section 1 of the bidding document.

2.2 <u>Subcontract Price Funding Type</u>

USAID and in cooperation with the Government of Kenya, is authorized to award contracts under the authority of USAID Contract No. AID-615-C-15-00003 funded by the US Government.

This is a **fixed-price** subcontract payable entirely in the currency indicated in the cover page.

The subcontractor shall be paid a fixed price for successfully supplying the commodities at the prices proposed in their bid. The fixed price of this subcontract is \$.....

No additional sums will be payable for any escalation in the cost of materials, equipment or labor, or because of the Subcontractor's failure to properly estimate or accurately predict the cost or difficulty of achieving the results required. The Agent will not adjust the subcontract price due to fluctuations in currency exchange rates. The Agent will only make changes in the subcontract price or time to complete due to changes made by The Agent in the work to be performed, or by delays caused by The Agent.

2.3 <u>Source and Origin</u>

The source and origin for all commodities and services supplied under this Subcontract must meet USAID Geographic Code 935 (Free World). Products must be freshly manufactured and, if applicable, shipped on US vessels, carriers, or vehicles unless not available and otherwise authorized by The Agent.

2.4 Host Country Consular Fees, Duties, & Tariffs

This Subcontract is being awarded on behalf of the USAID, an official project of the Government of the United States in Kenya, and as such, it is free and exempt from any consular or legalization fees, inspection or validation charges, and any taxes, tariffs, duties or other levies imposed by laws in effect in Kenya. No such fees, charges, tariffs, duties or levies will be paid under this Subcontract.

2.5 <u>Packing</u>

All goods supplied under this contract must be packed according to the highest international packing standards suitable to prevent theft, loss or damage, including water damage, to cargo during transit and until safe arrival at the delivery point. The Goods should conform to standards specified in the following compendia: the British Pharmacopoeia, the United States Pharmacopoeia, the French Pharmacopoeia, the International Pharmacopoeia, or the European Pharmacopoeia, the latter particularly for raw materials. The standards shall be the each latest edition at the time of bid submission unless otherwise stated by the Purchaser. In case the pharmaceutical product is not included in the specified compendium, but included in the Purchaser's national essential drug list, the Purchaser should clearly indicate acceptable limits and the Supplier, upon award of the Contract, must provide the reference standards and testing protocols to allow for quality control testing.

Specific packing instructions include:

- Properly sealed and designed in a manner so as to prevent tampering or provide evidence of tampering
- Each outer case or carton shall be five ply cardboard and strapped
- No carton should contain pharmaceutical products from more than one batch
- Each unit pack/bottle must be packaged in its individual pack with the literature insert (patient insert) inside the pack.
- Not only the pharmaceutical item, but also the packaging components (e.g bottles and closures) must meet specifications suitable for use.
- Each case must be palletized and shrink wrapped, and no pallet should contain pharmaceutical products from more than one batch unless prior approval has been received for more efficient packaging depending on batch size. Each pallet should be numbered serially for easy identification and that same number shall be included on the packing list.

2.6 <u>Price Schedule</u>

See Annex A

2.7 <u>Delivery Terms</u>

Delivery terms are: DDU, named place of destination.

2.8 <u>Packing Lists</u>

A complete, itemized packing list shall be carried in a clearly marked "packing list" envelope affixed to the outside of each shipping container used to deliver the goods. Each packing list must show complete narrative descriptions of the goods, and all catalog numbers, if applicable.

2.9 <u>Payment Terms</u>

The method and conditions of payment to be made to the Supplier under this Contract shall be as follows:

100% On Delivery & Acceptance: shall be paid within 60 days of delivery to Named place of delivery, and submission of documents specified in GCC Clause 11 including an invoice (showing Purchaser's name; the Contract number, loan number; description of payment and total amount, signed in original, stamped or sealed with the company stamp/seal) supported by the Acceptance Certificate issued by the Purchaser, by direct bank transfer to the Supplier's nominated bank account.

The fixed price of this sub contract shall include delivery of the deliverables as per Section 2.6, which is inclusive of all costs associated with the manufacturer producing the products according to the specifications. To facilitate the above payment, the supplier should provide four duly signed and stamped original invoices per consignment.

SPECIAL NOTE: In the event some items have not been received or have been short packed or are damaged or appear to be unusable, KEMSA will make a determination as to the quantities not available for distribution, deduct the value of the items unavailable for distribution and authorize payment minus the value of this quantity. KEMSA will require the supplier to provide a credit note for the value of the quantity deducted. The supplier may also arrange for shipment of this quantity along with quality, and packing certification from the independent laboratory, and payment will be authorized for this quantity by, KEMSA, only on receipt, subject to quality confirmation and goods being in good order in The Agent's warehouse.

Instructions on the invoicing requirement can be found in Annex C.

2.10 <u>Undertaking</u>

The subcontractor shall provide the commodities proposed in Section 1.6 once the commodities are complete following manufacture and inspection but prior to completion of an independent quality assurance analysis. The subcontractor shall notify KEMSA that the commodities are ready for shipment and shall also provide a Letter of Undertaking to KEMSA.

KEMSA will then authorize shipment to named place of destination where supplier will install, training and commission equipment before clearance by KEMSA QA department.

6.1 <u>Pre-delivery Inspection</u>

The Agent reserve the right to inspect the commodities delivered by the Supplier as a result of this purchase order. This shall be prior to actual delivery. The Supplier is responsible for providing the minimum required samples for quality evaluation prior to delivery as shown in the table below:

#	Item Description	UoM	MINIMUM NO. OF SAMPLES REQUIRED
1	HB METER ANALYZER	Unit	1
2	MICRO CUVETTES 4*50's	pack of 200s	1

The Agent will facilitate the inspection and communicate to the bidder on the outcome within 7 days from date of pre-delivery sample reciept.

When commodities are not ready at the time specified by the supplier for inspection or test, the Agent may charge the supplier the additional cost of inspection or test. The Agent may also charge the supplier for any additional cost of inspection or test when prior rejection makes reinspection or retest necessary. The Agent may require repair or replacement of nonconforming commodities or re-performance of nonconforming services at no increase in purchase order price. The Agent must exercise its post-acceptance rights within a reasonable time after the defect was discovered or should have been discovered.

2.12 <u>Acceptance</u>

Acceptance of the commodities is a contract requirement. Acceptance shall be in the form of written acknowledgement from KEMSA, either by email or hard copy, stating that <u>all</u> terms and conditions of the subcontract have been met, including verification that the commodities have been passed by Quality Assurance testing. Payment shall not be made to the subcontractor without written acceptance by KEMSA as stated in section 2.9. Please note, that to qualify for

acceptance, all products supplied under this contract must have a remaining shelf life of at least 75% of the stipulated shelf life at the time of arrival at port of entry.

2.13 <u>Warranty</u>

If applicable, all materials supplied under this Subcontract must be covered by the manufacturer's standard export/international warranty which shall, at a minimum, protect The Agent from any loss due to defective workmanship, material, packing and parts, for 18 (eighteen) months after the delivery of commodities is completed. In the event that the warranty is breached, The Agent may require, and the Subcontractor is bound, to remedy all defects and faults, including both workmanship and materials within a reasonable time of notification. The Subcontractor would be responsible for all necessary transportation charges required to ship the defective commodities to the manufacturer and return to the customer.

In the event of the Subcontractor's refusal, failure, or inability to remedy such discrepancies within a reasonable time of notification, The Agent may remedy such defects on his own and claim the reasonable cost of such remedial action from the Subcontractor. The warranty shall be transferable without need for consent of the Subcontractor in the event The Agent elects to fully transfer all of its ownership rights in the commodity to any other entity at any time during the warranty period.

2.14 <u>Eligibility of Subcontractors</u>

A. No equipment, materials or services shall be eligible for USAID financing if offered by a Subcontractor included on the list of suspended, debarred, or ineligible bidders as defined by USAID.

B. The Subcontractor must be:

- 1. An individual who is a citizen or legal resident of a country or area included in the authorized geographic code, except as stated in subparagraph (C) (1);
- 2. A corporation or partnership organized under the laws of a country or area included in the authorized geographic code;
- 3. A controlled foreign corporation, i.e. any foreign corporation of which more than 50 percent of the total voting power of all classes of stock is owned by United States shareholders within the meaning of Section 957 et seq. of the Internal Revenue Code (26 U.S.C. 957); or
- 4. A joint venture or unincorporated association consisting entirely of individuals, corporations, or partnerships which fit any of the foregoing categories.

C. Citizens of any country or area or firms or organizations located in or organized under the laws of any country or areas not included in USAID Geographic Code 935, or firms or organizations owned in any part by citizens or organizations of any country or areas not included in USAID Geographic Code 935, are ineligible for financing by USAID as Subcontractors of commodities or sales agents in connection with the supply of commodities. There are limited exceptions to this policy:

1. Non-U.S. citizens lawfully admitted for permanent residence in the United States are eligible as individuals or owners, regardless of their citizenship.

2.15 <u>Eligibility of Commodities/Source, Origin</u>

The following definitions shall be applicable to this Subcontract and all related correspondence.

A. Source

"Source" means the country from which a commodity is shipped to the cooperating country or the cooperating country itself if the commodity is located therein at the time of purchase. However, where a commodity is shipped from a free port or bonded warehouse in the form in which received therein, "source" means the country from which the commodity was shipped to the free port or bonded warehouse.

B. Origin

The "origin" of a commodity is the country or area in which a commodity is mined, grown, or produced. A commodity is produced when, through manufacturing, processing, or substantial and major assembling of components, a commercially recognized new commodity results that is substantially different in basic characteristics or in purpose or utility from its components.

C. Authorized Geographic Code

Except as may be specifically approved by the Cognizant USAID Subcontracting Officer, all commodities and services will be procured in accordance with the requirements in 22 CFR Part 228, "Rules on Source, Origin and Nationality for Commodities and Services Financed by USAID". The authorized source for this procurement is Geographic Code 935 (Free World).

2.16 <u>Modifications</u>

Modifications to the terms and conditions of this subcontract, including any modification to the scope of work, may only be made by written agreement between authorized personnel of both Parties. Each Party shall give due notice and consideration to any proposals for modification made by the other Party. The responsible parties to this subcontract shall be:

On behalf of KEMSA On behalf of the Subcontractor: Title:

2.17 <u>Changes</u>

- A. In addition to changes in unit quantities, the agent may, at any time, by written order, and without notice to the sureties, make changes within the general scope of the Subcontract, in any one or more of the following:
- 1. Specifications, where supplies to be furnished under this Subcontract or are to be specially arranged or packed for KEMSA;
- 2. Method of shipment or packing;
- 3. Place of delivery

B. If any such change(s) causes an increase or a decrease in the cost, or the time required for the performance, or any part of the work under the Subcontract, an equitable adjustment shall be made in the Subcontract price or delivery schedule, or both, and the subcontract shall be modified in writing accordingly. Any claim by the Subcontractor for adjustment under this Subcontract must be asserted within 30 (thirty) days from the date of receipt by the Subcontractor of the modification or change.

2.18 Legal Effect of USAID Approval and Decisions

The parties hereto understand that the Subcontract has reserved to USAID certain rights such as, but not limited to, the right to approve the terms and conditions of this Subcontract, the Subcontractor, and any or all plans, reports, specifications, Subcontracts, bid documents, drawings, or any other documents related to this Subcontract and the project of which it is a part. The parties hereto further understand and agree that USAID, in reserving any or all of the foregoing approval rights, has acted solely as a financing entity to assure the proper use of United States Government funds, and that any decision by USAID to exercise or refrain from exercising these approval rights shall be made as a financier in the course of financing this project and shall not be construed as making USAID a party to the Subcontract. The parties hereto understand and agree that USAID may, from time to time, exercise the foregoing approval rights, or discuss matters related to these rights and the project with the parties jointly or

separately, without thereby incurring any responsibility or liability to the parties jointly or to any of them. Any approval (or failure to approve) by USAID shall not bar The Agent or Owner from asserting any right, or relieve the Subcontractor from any liability which the Subcontractor might otherwise have to Agent or USAID.

2.19 <u>Termination</u>

The agent reserves the unilateral right to terminate this fixed price subcontract at any time, paying for all deliverables completed at the time of termination and a pro-rata share of any deliverable in progress, in accordance with FAR Clause 52.249-1, Termination for Convenience of the Government (Fixed Price) (Short Form) (April 1984), which is incorporated by reference herein.

In the event that the Subcontractor fails to make progress so as to endanger performance of this fixed price subcontract, or is unable to fulfill the terms of this fixed price subcontract by the completion date, the Subcontractor shall notify The Agent forthwith and The Agent shall have the right to summary termination of this fixed price subcontract upon written notice to the Subcontractor in accordance with the incorporated FAR Clause 52.249-8, Default (Fixed-Price Supply and Service).

2.20 Force Majeure

Except with respect to default of second tier subcontractors, the Subcontractor shall not be liable for any excess costs if the failure to perform the subcontract arises out of causes beyond the control and without the fault or negligence of the Subcontractor (Force Majeure) and if the Subcontractor, within ten (10) days from the beginning of any such Force Majeure notifies the agent of such prevention of performance and the cause thereof. Such causes may include, but are not restricted to, acts of The Agent in its sovereign or contractual capacity, fires, floods, epidemics, quarantine restrictions, strikes, freight embargoes, and unusually severe weather, but in every case the failure to perform must be beyond the control and without the fault or negligence of the Subcontractor. If the failure to perform is caused by the fault of a second tier subcontractor and if such default arises out of causes beyond the control of both the Subcontractor and the second tier subcontractor and without the fault or negligence of either of them (Force Majeure), and the Subcontractor, within ten (10) days from the beginning of any such Force Majeure, notifies the agent of such prevention of performance and the cause thereof, the Subcontractor shall not be liable for any excess costs due to the failure to perform, unless the supplies or services to be furnished by the second tier subcontractor were obtainable from other sources in sufficient time to permit the Subcontractor to meet the required delivery schedule.

2.21 Disputes, Appeals and Arbitration

Every effort will be made to resolve amicably through mutual agreement any dispute which may arise between the Parties under this agreement. In the event that such good faith efforts are unsuccessful in resolving the dispute, the Parties shall escalate the dispute to higher management levels. Failing an amicable settlement at the management level, both Parties shall agree in writing to proceed with a claim and shall be settled in accordance with Rules of Commercial Arbitration of the American Arbitration Association that are in force on the date of this agreement. The arbitration shall take place in Washington, D.C., unless otherwise agreed to by the Parties. The number of arbitrators shall be three and they will be appointed in accordance with the Association's procedures. The decision of the arbitrators will be governed by and will not rewrite, invalidate or expand upon the terms and conditions of this Agreement. The resulting award shall be final and binding on the Parties and shall be in lieu of any other remedy. Judgment upon any award rendered by the arbitrators may be entered in any court having jurisdiction thereof. Each party will bear its own costs of arbitration.

2.22 Assignment

The Subcontractor may not assign its obligation to perform under the Subcontract except with the prior written consent of USAID. The Subcontractor may not assign its rights to receive payment under the Subcontract except with the prior written consent of USAID.

2.23 <u>Vesting of Title and Diversion Rights</u>

USAID reserves the right to vest in itself title to the goods financed under this Subcontract, provided that such goods are in a deliverable state and have not yet been off loaded in ports of entry in the cooperating country. KEMSA, acting on behalf of USAID, may direct the carriers to divert these goods to alternative destinations.

2.24 <u>Terrorist Financing</u>

The Subcontractor (including its employees, consultants and agents) by entering into this Subcontract certifies that it does not engage, support or finance individuals and/or organizations associated with terrorism. The Subcontractor is reminded that U.S. Executive Orders and U.S. law prohibit transactions with, and the provision of resources and support to, individuals and organizations associated with terrorism. It is the legal responsibility of the Subcontractor to ensure compliance with these Executive Orders and laws. The Agent reserves the right to terminate the Subcontract if the Agent determines that the Subcontractor is involved in or advocates terrorist activity or has failed to comply with any of the requirements of this provision.

2.25 Indemnity and Waiver of Benefits

The Subcontractor waives any additional benefits and agrees to indemnify and hold harmless The Agent, its officers, agents, and employees for all negligent acts, criminal acts, errors and omissions as well as any claims of loss, damage, or injury sustained as a result of, or arising from, services rendered and duties performed in connection with the performance of the Subcontract, including, but not limited to, any claim for damages, restitution, loss, injury or specific performance instituted by any third party as the result of, or arising from, the services rendered or duties performed under this Subcontract, or any failure of the Subcontractor, its officers, or employees to observe the Applicable Laws, or incidental thereto.

2.26 Conditions of Subcontract for the Supply of Goods

a) Standards. (1) The Goods shall be supplied in accordance with the specifications set out in the order issued by The Agent. (2) All materials used and Goods provided from Manufacturer, shall be new and of satisfactory quality. Where no specification or standard is stated, then all Goods shall be supplied in accordance with the relevant ISO Standard, or to a recognized national standard in the country of manufacture acceptable to the Agent.

(b) Alteration of Specification of Plans, Drawings, Patterns and Samples. (1) The Manufacturer shall not alter the specifications, plans or drawings of any part of the Goods unless requested in writing by, or with the prior written agreement of The Agent. (2) In the event that any such alteration requested by The Agent involves an alteration in the cost of production, and/or in the period required for delivery, such revision of the order price, and/or of the time of delivery, shall be made in relation to the Goods which are subject to the alteration, as shall be agreed in writing between The Agent and Manufacturer. In all other aspects the order shall remain unaltered. (3) Where the order is for the supply of Goods described in the order by reference to the Manufacturer may vary that specification in respect of the Goods, provided that such variation does not affect the price, size, accuracy, quality, function, performance or interchangeability of the Goods. Full particulars of the Manufacturer variation must be provided in writing to The Agent.

(c) Guarantee. The Manufacturer shall guarantee to The Agent that (1) the Goods shall be new, of satisfactory quality, fit for the purposes for which the Goods are ordinarily used, and for any purposes expressly made known in writing to the Supplier, and suitable for use in Kenya. The Goods shall have no defect arising from design, materials or workmanship, or from any act or omission of Manufacturer, or his sub suppliers and which may develop under proper use of the Goods in the conditions in Kenya. (2) That the Goods shall remain free of any defect (other than those arising from reasonable wear and tear or improper use, for which the Manufacturer is not responsible) for a period of 12 (twelve) months after the Goods or any portion thereof have been

delivered to the final destination indicated in the order, or 18 (eighteen) months after the date of shipment, whichever is shorter. (2) The Agent shall notify the manufacturer of any claims under this clause (3) Upon receipt of notification of a claim, The Agent shall promptly direct Manufacturer to repair or replace any defect in or damage to the Goods (or any part thereof) free of charge including transport charges to The Agents' facilities. If it is reasonably practicable or necessary for a defective part to be returned to the Manufacturer, The Agent shall arrange for it to be returned to the Manufacturer at Manufacturer's cost. Where Manufacturer supplies a part in replacement of a defective part, and does not at that time request the return of the defective part, no responsibility for the defective part shall rest with The Agent. (4) If the Manufacturer fails to remedy the defect or damage within a reasonable time, The Agent, after giving notice to the Manufacturer, take such remedial action as may be necessary, at the Manufacturer's risk and expense, without prejudice to any other rights which they may have against the Manufacturer. (5) The Manufacturer of the Goods or such part thereof shall be under the same liability to the Manufacturer as the Manufacturer's liability to The Agent. (6) No claim shall be made against the Manufacturer by The Agent in respect of damage to property not the subject matter of the order or for loss of profit.

(d) Packing. (1) The Manufacturer shall provide such packing as is required to prevent damage to or deterioration of the Goods during transit to and storage at The Agent's warehouse, and as may reasonably be anticipated and prudent, bearing in mind the destination of the Goods and their mode of transport.

The packing shall be sufficient, without limitation, to withstand rough handling and exposure to extreme temperatures. The cost of such packing shall be included as part of the Manufacturer's price. (2) The packing, marking and documentation within and outside the packages shall (without limitation to clause (d)(1) above) comply strictly with such special requirements as provided for in the orders issued hereunder, or any subsequent instructions and, where appropriate, with any relevant regulations governing the dispatch of pharmaceutical cargo by sea, air or overland. (3) If compliance with an instruction concerning packing that is issued subsequent to the establishment of an order involves an addition or reduction in the Manufacturer's price, and/or in the period required for delivery, such deviation of the manufacturer. In all other respects the order shall remain unaltered.

(e)Delivery. (1) Delivery of the Goods shall be made by the Manufacturer in the manner and at the time specified in the order. (2) The Manufacturer shall provide reports on the progress of the order in such form as may be required by The Agent. If, at any time during the performance of the order, the Manufacturer is unable to deliver the Goods within the time or times specified in the order, the Manufacturer shall immediately give notice of the delay in writing to The Agent with and explanation of the cause. The submission and acceptance of these reports and/or notices shall not prejudice the rights of The Agent under the Subcontract and orders issued hereunder. (3) For the purposes of the order, trade terms used to describe the obligations of the parties shall have the meanings assigned to them set out in the ICC official rules for the interpretation of trade

terms (Incoterms2011) except to the extent that they are inconsistent with these Conditions or any provisions of the order, in which case the provision of the Subcontract and order shall prevail.

(4) Delivery of the Goods, or any installment thereof, shall be considered complete only when all the conditions of the order have been completed, including when all documentation required to be provided by the Manufacturer has been delivered to The Agent.

(5) If the Goods are not delivered in accordance with the order and the terms of this Subcontract, the Manufacturer shall be liable for any loss or expense, arising as a result. Goods shall remain at the risk and expense of the Supplier until delivery has been completed in accordance with the order.

(f)Documentation. (1) Unless otherwise specified by The Agent, documentation shall be provided at the time and in such manner as specified in section G of the Subcontract. (2) If an export license is required from the country of manufacture or export, the Manufacturer shall be required to provide the license and the provision and cost of such license shall be the responsibility of the Manufacturer.

(g)Payment. Unless otherwise specified by The Agent in the order, payments shall be made in accordance with section 3.9 of this Subcontract.

(h)Variation. No variation in or modification of the terms of the order shall be made except by written amendment signed by both The Agent and Manufacturer.

(i)Government Regulations. (1) The Manufacturer shall be responsible for complying with the enactments, orders, regulations or other instruments issued by the government or other competent authority in the country of manufacture. (2) The Manufacturer shall indemnify The Agent for any loss or expenses incurred as a result of the Manufacturer's failure to comply with any of the said enactments, orders, regulations or other instruments.

(j)Inspection. (1) The Manufacturer shall arrange for inspection of Goods at the Manufacturer's facility by an Inspector, appointed by The Agent, prior to shipment. Details of the scope of inspection shall be set out in the orders and the following provisions shall apply. (2) The Goods shall be inspected at the Manufacturer's works, or any other place that the Inspector may reasonably require or approve, and if found defective or inferior in quality to, or differing in form or material from the requirement of the order, may be rejected. The whole of any consignment may be rejected if any proportion, percentage or samples of the Goods or material comprised therein or samples taken from bulk, are found not to conform in every respect to the requirements of the order, replace or make good to the satisfaction of the Inspector any Goods so rejected. (3) The Manufacturer shall, if called upon to do so, obtain the Inspector's approval of the manner in which the Manufacturer proposes to supply or to perform services in relation to each portion of the Goods and shall furnish such drawings and information as the Inspector may require. Where the order is for the supply of Goods described in the Manufacturer's proprietary specification, then the Manufacturer's liability shall be restricted to

providing the Inspector with information concerning the material used, the method of manufacture, details of production line test and inspection procedures.

(4) The Manufacturer shall notify The Agent at least seven days in advance of the date on which any of the Manufacturer's Goods will be ready for inspection. Without limiting the provisions of clause -(i)(1) of these conditions, the Inspector may inspect and reject any of the Goods at any earlier stage in course of manufacture or production. (5) Where inspection of any of the Goods, whether completed or in course of manufacture or production, is carried out at the Manufacturer's work (or, where applicable, at lower tier manufacturers' works), the Manufacturer shall ensure that the Inspector has full and free access to the said works as and when required for that purpose, and shall ensure that Manufacturer provides the Inspector with reasonable accommodations and facilities as may be required. (6) The Inspector shall not be required to sign any form of waiver or indemnity concerning his presence or actions at the place of inspection. (7) If any of the Goods, whether completed or in course of manufacture or production, are rejected by the Inspector, they shall be marked or segregated in such manner satisfactory to the Inspector as to ensure their subsequent identification as rejected work. (8) When independent tests and analyses, in addition to those made by the Inspector on the Manufacturer's premises are considered necessary, such tests or analyses will be made by persons appointed by The Agent. The Manufacturer to bear the cost of supply and transport of samples. The costs of such additional tests and analyses will be borne by Manufacturer. (9) The Manufacturer shall not send any of the Goods forward for shipment or report the Goods ready for dispatch for shipment until The Agent shall have given its consent to the Manufacturer to release the order. Such consent shall not release the Manufacturer from any of his liabilities under this subcontract

2.27 <u>Clauses Incorporated by Reference</u>

This subcontract incorporates the following clauses of the <u>Federal Acquisition Regulation</u> (48 Code of Federal Regulations, Chapter 1) and <u>USAID Acquisition Regulation</u> (48 Code of Federal Regulations, Chapter 7) by reference, with the same force and effect as if they were given in full text. It is understood and agreed that the Supplier may be obligated by and to the Agent for any specifications or documentation required of KEMSA under these clauses, and that references to the Contractor may also refer to the Supplier. The Supplier hereby agrees to abide by the terms and conditions imposed by these clauses. With respect to documentation and approvals required under these clauses, all such documentation and approvals shall be submitted to or requested from KEMSA. References in the text of incorporated clauses to "the Government," "USAID," or "Contracting Officer" may, depending on their context, refer to "NAME OF SUPPLIER."

FAR CLAUSE	TITLE AND YEAR	
NUMBER		
52.202-1	Definitions (JUL 2004)	
52.203-3	Gratuities (APR 1984)	
52.203-6	Restriction on Subcontractor Sales to the Government (SEP 2006)	
52.203-7	Anti-Kickback Procedures (JUL 1995)	
52.209-6	Protecting the Government's Interest when Subcontracting with Contractors	
	Debarred, Suspended, or Proposed for Debarment (SEP 2006)	
52.215-14	Integrity of Unit Prices (OCT 1997)	
52.225-13	Restrictions on Certain Foreign Purchases (FEB 2006)	
52.227-1	Authorization and Consent (JUL 1995)	
52.227-2	Notice and Assistance Regarding Patent and Copyright Infringement (AUG	
	1996)	
52.229-6	Taxes—Foreign Fixed-Price Contracts (JUN 2003)	
52.242-15	Stop-Work Order (AUG 1989)	
52.243-1 (Alt I)	Changes—Fixed Price (AUG 1987) (Alt I) (APR 1984)	
52.246-2	Inspection of Supplies—Fixed-Price (AUG 1996)	
52.246-23	Limitation of Liability (FEB 1997)	
52.249-1	Termination for Convenience of the Government (Fixed-Price) (Short Form)	
	(APR 1984)	
52.249-8	Default (Fixed-Price Supply and Service) (APR 1984)	
52.247-63	Preference for U.S. Flag Air Carriers (JUN 2003)	

Federal Acquisition Regulation (FAR) Clauses:

United States Agency for International Development Acquisition Regulation (AIDAR) Clauses:

AIDAR	Title
752.202 Alt.70 and	Definitions Alt. 70 (JAN 1990)/Alt.72 (JAN 1990)
Alt.72	
752.211-70	Language and Measurement (JUN 1992) [especially provision in
	(a)]
752.225-70	Source, Origin and Nationality Requirements (FEB 1997)
752.7009	Marking (JAN 1993)

ANNEX A - PRODUCT SPECIFICATION, PRICING & DELIVERY SCHEDULE

This section contains MANDATORY Technical and Packaging requirements of the commodities.

Offeror's Name & Address: _____

Contact Person: _____

E-mail address:_____

Signature of contact person:_____

TECHNICAL SPECIFICATIONS OF PRODUCT

#	Technical Specifications	UoM	Qty	Compliance Sheet: To be completed by the Bidder with the required "Relevant Information", duly signed and submitted with the Bid.
1	HB METER ANALYZER	UNIT	30	
	PURPOSE:Hemoglobin AnalyzerPoint of Care analyzerType: Cuvettes, cartridge or strip typeSample Type: Venous or capillary			
	whole blood Results Time: < 2 minutes Principle: Photometric Detection principle : Methemoglobi Operating temperature : 5 °C- 50°C Measuring range: 0 - 26 g/dL Accuracy: 99.66% ± 1% Correlation coefficient®: 98% Sample Volume: <20 µl			

	1 1
Physical features:	
Portable	
• Weight: <200 g	
• Memory: >500 test records	
• Data elements: Date, time and	
patient identification number	
Display: LCD	
PC Interface: Mini USB Port	
Calibration:	
• Factory calibrated,	
accompanied with calibration	
certificate	
• Self-calibrating during use	
Power : Rechargeable battery	
Battery life: >300 hours	
Accessories:	
• Operator/user manual written in	
English	
• One spare replacement battery	
• AC Adapter	
Carrying case	
• Test cartridges, strips or	
cuvettes for 500 tests	
• Storage temp. for	
cartridges/cuvettes/strips: 0°C-	
30 °C	
• Shelf life for	
acrtridges/cuvettes/strips: > 18	
months unopenned	
Required starter pack with each Hb	
meter	
• Test cartridges, strips or	
cuvettes for 500 tests	
• Storage temp. for	
cartridges/cuvettes/strips: 0°C-	
30 °C	
• Shelf life for	

-				1
	acrtridges/cuvettes/strips: > 18			
	months unopenned			
	• Capillary tubes/droppers for			
	500 tests			
	• Code chip where applicable for			
	self-calibration			
	• Sterile retractable lancets			
	• Control strips if not self-			
	calibrating type			
	cultoruting type			
	Waranty:			
	Minimum one year inclusive of parts,			
	service and labor			
	Conformance:			
	CE marked or equivalent			
	mained of equivalent			
	INSTALLATION: To include			
	installation, and commissioning			
	instantation, and commissioning			
	CERTIFICATION: Provide			
	Validation and/or certifitication of			
	equipment by a recognized			
	entity/institution prior to			
	use/commissioning is a			
	MANDATORY requirement.			
	MARDATORT requirement.			
	TRAINING: To include training for			
	users and biomedical engineers			
	users and bioincurcal engineers			
	Delivery details: Delivery sites will			
	invariably be approximately 500KM			
	from Nairobi.			
	INTERESTED BIDDER MUST			
	SUBMIT ORIGINAL			
	CATALOGUE FROM THE			
	MANUFACTURER FOR			
	EVALUATION			
2	MICRO CUVETTES 4*50's	UNIT	300	
2	MICKO CUVETTES 4.20 S	UNII	500	
	Required starter pack with each Hb			
	·	•		

meter	
• Test cartridges, strips or cuvettes for 500 tests	
• Storage temp. for cartridges/cuvettes/strips: 0°C- 30 °C	
• Shelf life for acrtridges/cuvettes/strips: > 18 months unopenned	
• Capillary tubes/droppers for 500 tests	
• Code chip where applicable for self-calibration	
• Sterile retractable lancets	
• Control strips if not self- calibrating type	
INTERESTED BIDDER MUST SUBMIT ORIGINAL	
CATALOGUE FROM THE	
MANUFACTURER FOR EVALUATION	
Bidders Name & Signature	Date & Official Stamp

PRICE SCHEDULE FORM

Price Schedule for Goods Offered From Abroad

Supply and Delivery of HB Meter Analyzer & HB 201 + Micro Cuvettes 4*50s

IFB Number: USAID KEMSA MCP OIT 001/2017-18

	1	2	3	4			5	6	7	8	9	10
No.	Product Description	UOM	Onoroa	(a) (b) Unit P Unit Price FOB named pla Port of Loading destinati	e of transport,	(d) Other incidental cost as defined in the SCC	TOTAL UNIT PRICE (4a+b+c+d)	TOTAL PRICE (3x5)	Manufacturer	Country of Origin	Delivery Period	Delivery Period offered by Bidder
1	HEMOCUE HB 201+ MICROCUVETTES	50's 300							8 to 10 Weeks			
2	HEMOCUE HB 201+ ANALYZER	PIECE	30								8 to 10 Weeks	

* Note. Incase of descripancy between the unit price and total, the unit price shall prevail.

DAP,Named Final Destination, KEMSA Commercial Sreet,	Grand TOTAL BID PRICE (Sum of Lots)	In Figures	
Industrial Area - Nairobi		In Words	

Procurement Financed under the USAID shall be free from any Customs duties, tariffs, import taxes or similar levies (including Value-added tax) imposed under Laws in effect in Kenya

Bidder's Name and Address	Date	Signature and Stamp

Price Schedule for Goods Offered Within The Country

IFB Number: USAID KEMSA MCP OIT 001/2017-18

Supply and Delivery of HB Meter Analyzer & HB 201 + Micro Cuvettes 4*50s												
		1	2	3	4			5	6	7	9	10
No.			Unit Price (b) Inland transport, insurance and other local costs incidental to delivery	(c) Other incidental cost as defined in the SCC	TOTAL UNIT PRICE (4a+b+c+d)	TOTAL PRICE (3x5)	Manufacturer	Delivery Period	Delivery Period offered by Bidder			
1	HEMOCUE HB 201+ 50's 300 MICROCUVETTES 50's								8 to 10 Weeks			
2	HEMOCUE HB 20	1+ ANALYZER	PIECE	30							8 to 10 Weeks	
(Currency TOTAL		PRICE (Sum of Column 6)		l In	In Figures						
			In	Words								
DAP,Named Final Destination, KEMSA Commercial Sreet, Industrial Area - Nairobi												
	Procurement Financed under the USAID shall be free from any Customs duties, tariffs, import taxes or similar levies (including Value-added tax) imposed under Laws in effect in Kenya											
Note. Incase of descripancy							y between the u	nit price and total, th	e unit price shall pr	evail.		
Currency Grand TOTAL BID PRICE (Sum of Lots)					lr	n Figures						
			In	Words								
Bidder's Name and Address						Date				Signature and Stamp		

Remarks

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ANNEX B

MARKING AND BRANDING REQUIREMENT (Where applicable)

To promote and communicate to Kenyan beneficiaries that this USAID-funded activity is from the American People and to reduce the chances of commodities leaking into the private market, USAID marking requirements will apply as hereunder:

Each unit pack/bottle must be marked with the black and white text only that reads USAID |

KEMSA - Not for Resale

(no logos/emblem will be required).

ANNEX C

Invoicing and Shipping Instructions

INVOICE TO:	USAID Kenya C/o American Embassy UN Avenue, Gigiri Nairobi, Kenya.
CONSIGNED TO:	Kenya Medical Supplies Authority (KEMSA) Commercial Street, Industrial Area Nairobi/Kenya
SHIPPING MARKS:	Kenya Medical Supplies Authority (KEMSA) Commercial Street, Industrial Area Nairobi/Kenya
BY E-MAIL:	Copy of Invoice Copy of Packing list Copy of Certificate of Origin Copy of Airway Bill Copy Certificate of Analysis for each batch
WITH THE GOODS OR TO DHL	 3 Original invoices signed in ink 3 Original Packing lists 1 Original Certificate of Origin 1 Original Airway Bill 1 Original set of Certificate of Analysis for each USAID/ KEMSA MCP OIT 001/2017-18

batch

BY COURIER (FOR PAYMENT):

Original Invoice Original Packing list Original Certificate of Origin Original Airway Bill Original Certificate of Analysis for each batch Complete bank details

ANNEX D

Letter of Undertaking Template

<INSERT LETTERHEAD OF MANUFACTURER HERE>

Kenya Medical Supplies Authority (KEMSA) Commercial Street, Industrial Area Nairobi/Kenya.

Attention: Procurement Manager

Dear Sir/Madam,

RE: LETTER OF UNDERTAKING FOR CONTRACT NO: & INVOICE NO:

•••••

This letter confirms KEMSA shall accept from our warehouse and take possession ("undertake") the products listed above after completion of quality assurance procedures which confirm the quality standards and parameters stipulated by the above-listed contract. If quality assurance procedures confirm the product does not comply with the quality standards and parameters stipulated by this contract we, the manufacturer, will be responsible for all the costs incurred in the shipment of the goods and its subsequent destruction at a place of KEMSA choosing. We also affirm that we, the manufacturer, shall replace the product within the same time period as stipulated in the contract at no extra cost.

If you have any questions please contact me at insert email or insert phone number.

Sincerely, NAME, POSITION & COMPANY **1.Manufacturer's Authorization Form**

Manufacturer's or Producer's letterhead

Kenya Medical Supplies Authority (KEMSA), Nairobi/Kenya

WHEREAS [insert: name of the manufacturer or producer] (hereinafter, "we" or "us") who are established and reputable manufacturers or producers of [insert: name and/or description of the Goods requiring this authorization] (hereinafter, "Goods") having production facilities at [insert: address of factory] do hereby authorize [insert: name and address of Bider] (hereinafter, the "Bider") to submit a bid, and subsequently negotiate and sign the Contract with you against IFT [insert: title and reference number of the Invitation for Bids] including the above Goods produced by us.

We hereby extend our full guarantee and warranty for the above specified Goods against these bid documents.

For and on behalf of the Manufacturer or Producer

Signed: _____

Date:

In the capacity of *[insert: title, position, or other appropriate designation]* and duly authorize to sign this Authorization on behalf of *[insert: name of manufacturer or producer]*

2. Tender Security Form

Tender Number: USAID/KEMSA MCP OIT 001/2017-18

Supply and Delivery of HB Meter Analyzer & HB 201 + Micro Cuvettes 4*50's

To: Kenya Medical Supplies Authority (KEMSA) 13 Commercial Street, Industrial Area P.O. Box 47715-00100 <u>Nairobi, Kenya:</u>

WHEREAS *[insert: name of Tenderer]* (hereinafter called "the Tenderer") has submitted its tender dated *[insert: date of tender]* for the performance of the above-named Contract (hereinafter called "the Tender")

KNOW ALL PERSONS by these present that WE [insert: name of bank] of [insert: address of bank] (hereinafter called "the Bank") are bound unto [insert: name of Purchaser] (hereinafter called "the Purchaser") in the sum of: [insert: amount], for which payment well and truly to be made to the said Purchaser, the Bank binds itself, its successors and assigns by these presents.

Sealed with the Common Seal of the said Guarantor this [insert: number] day of [insert: month], [insert: year].

THE CONDITIONS of this obligation are:

1. If after tender opening the tenderer withdraws his tender during the period of tender validity specified in the instructions to tenderers or

- 2. If the tenderer rejects the correction of an error upon prompt notice by the procuring entity and
- 3. If the tenderer, having been notified of the acceptance of his tender by the employer during the period of tender validity:
 - a) Fails or refuses to execute the form of agreement in accordance with the instructions to tenderers if required or
 - b) Fails or refuses to furnish the Performance Security, in accordance with instructions to tenderers

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

This guarantee will remain in full force up to and including **thirty** (**30**) **days** after the period of tender validity and any demand in respect thereof should reach the Guarantor not later than the above date.

Signature of the Guarantor	
Date:	

(Witness) Date:....

Common Seal of the Bank

3. Form of Tender

ITT Nº.: USAID/KEMSA MCP OIT 001/2017-18

Supply and Delivery of HB Meter Analyzer & HB 201 + Micro Cuvettes 4*50's

To: Kenya Medical Supplies Authority (KEMSA)

13 Commercial Street, Industrial Area

P.O. Box 47715-00100

Nairobi, Kenya;

Dear Sir or Madam,

or such other sums as may be ascertained in accordance with the Schedule of Prices attached herewith and made part of this Tender.

- 1. We undertake, if our Tender is accepted, to deliver the goods in accordance with the delivery schedule specified in the Schedule of Requirements.
- 2. If our Tender is accepted, we will obtain the guarantee of a bank in a sum equivalent to **10% Percent of the Contract Price** for the due performance of the Contract, in the form prescribed by **Kenya Medical Supplies Authority (KEMSA).**
- 3. We agree to abide by this Tender for a period of **90 days** from the date fixed for tender opening of the Instructions to Bidders, and it shall remain binding upon us and may be accepted at any time before the expiration of that period.

- 4. Until a formal Contract is prepared and executed, this Tender, together with your written acceptance thereof and your notification of award, shall constitute a binding Contract between us.
- 6. We understand that you are not bound to accept the lowest or any tender you may receive.

Dated this day of 20......

Signed.....

In the capacity of [*insert: title or position*].....

Duly authorized to sign tender for and on behalf of *[insert: name of tenderer]*

4.Declaration of Undertaking (Integrity Statement)

Ethics and Anti – Corruption Policy in the Procurement Process

<u>Undertaking by Bidder on Anti – Corruption Policy / Code of Conduct and Compliance</u> <u>Programme</u>

The governments of Kenya is committed to fighting corruption in all its forms and in all its institutions to ensure that all the government earned revenues are utilized prudently and for the purpose intended with a view to promoting economic development as the country work towards actualizing Vision 2030.

Kenya Medical Supplies Authority (KEMSA) is a state corporation under the Ministry of Health established under the KEMSA Act 2013 to procure, warehouse and distribute drugs and medical supplies for prescribed public health programs, the national strategic stock reserve, prescribed essential health packages and national referral hospitals in Kenya, on behalf of the government, we are highly committed to fighting any form of corruption in our organization to ensure that all the monies that the government entrust with us, is optimally and prudently utilized for the benefits of all the people we serve.

The following is a requirement that every Bidder wishing to do business with KEMSA must comply with:

- (1) Each bidder must submit a statement, as part of the tender documents, in the format given and which must be signed personally by the Chief Executive Officer or other appropriate senior corporate officer of the bidding company and, where relevant, of its subsidiary in Kenya. If a tender is submitted by a subsidiary, a statement to this effect will also be required of the parent company, signed by its Chief Executive Officer or other appropriate senior corporate officer.
- (2) Bidders will also be required to submit similar No-bribery commitments from their subcontractors and consortium partners; the bidder may cover the subcontractors and consortium partners in its own statement, provided the bidder assumes full responsibility.
- (3) a) Payment to agents and other third parties shall be limited to appropriate compensation for legitimate services.
 - b) Each bidder will make full disclosure in the tender documentation of the beneficiaries and amounts of all payments made, or intended to be made, to agents or other third parties (including political parties or electoral candidates) relating to the tender and, if successful, the implementation of the contract.

- c) The successful bidder will also make full disclosure [quarterly or semi- annually] of all payments to agents and other third parties during the execution of the contract.
- d) Within six months of the completion of the performance of the contract, the successful bidder will formally certify that no bribes or other illicit commissions have been paid. The final accounting shall include brief details of the goods and services provided that are sufficient to establish the legitimacy of the payments made.
- e) Statements required according to subparagraphs (b) and (d) of this paragraph will have to be certified by the company's Chief Executive Officer, or other appropriate senior corporate officer.
- (4) Tenders which do not conform to these requirements shall not be considered.
- (5) If the successful bidder fails to comply with its No-bribery commitment, significant sanctions will apply. The sanctions may include all or any of the following:
 - a) Cancellation of the contract;
 - b) Liability for damages to the public authority and/or the unsuccessful competitors in the bidding possibly in the form of a lump sum representing a pre-set percentage of the contract value (liquidated).
- (6) Bidders shall make available, as part of their tender, copies of their anti-Bribery Policy/Code of Conduct, if any, and of their-general or project specific Compliance Program.
- (7) The Government of Kenya through Ethics and Anti-Corruption Commission has made special arrangements for adequate oversight of the procurement process and the execution of the contract. Those charged with the oversight responsibility will have full access if need be to all documentation submitted by Bidders for this contract, and to which in turn all Bidders and other parties involved or affected by the project shall have full access (provided, however, that no proprietary information concerning a bidder may be disclosed to another bidder or to the public).

MEMORANDUM (FORMAT)

(Clause 41, 62 and 66 of Kenya Public Procurement and Asset Disposal Act 2015)

This company ______(name of company) has issued, for the purposes of this tender, a Compliance Program copy attached -which includes all reasonable steps necessary to assure that the No-bribery commitment given in this statement will be complied

with by its managers and employees, as well as by all third parties working with this company on the public sector projects or contract including agents, consultants, consortium partners, subcontractors and suppliers')"

Authorized Signature:

Name and Title of Signatory:

Name of Bidder:

Address:

5. Supplier Data Record

SUPPLIER BUSINESS DETAILS (fill in Block letters)		
Company Name:		
Company Post Office Ad	ldress:	
Telephone Nos: Office No Mobile No	Fax No. (with entering your fax no. here you consent that this means of communication will be used for any communication during the tender process and that you will ensure that notice will be taken):	e-Mail Address (with entering your e-Mail address here you consent that this means of communication will be used for any communication during the tender process and that you will ensure that notice will be taken):
Company Registration Number: 1. Location of business premises 2. Building name and number 3. Floor Number 4. Room number		
 5. Plot Number 6. VAT Certificate Number 7. Local Authority License Number Expiry Date 		
 8. PIN certificate Number 9. Website if any 		
When submitting your b	id, please ensure that you subm	it copies of the following documents;
1.	Copy of Certificate of incorp	oration
2.	Copy of current Tax Complia	ance Certificate
Contact Name:		Job Title:

Telephone No.	here you cor means of cor be used for a communicat tender proce	ng your fax no. Insent that this Immunication will any tion during the less and that you that notice will be	e-Mail Address (with entering your e-Mail address here you consent that this means of communication will be used for any communication during the tender process and that you will ensure that notice will be taken):
Main business activity Please NOTE giving false information in this section will lead to outright Disqualification from			
tendering process.			
Type of organization (plea	se tick as nece	ssary)	
1. Partnership			
2. Co-operative			
3. Private Ltd.			
4. Public Company			
5. Other.			
Type of premises (tick as	necessary)	Freehold	
1. Factory			
2. Warehouse		Leasehold	
3. Other.			

Names of executives		
Chairman	Nationality	Shares held
Managing Director	Nationality	Shares held
Company Secretary	Nationality	Shares held
Name of Directors		

name of Directors

1.	Nationality	Shares held
2.	Nationality	Shares held
3.	Nationality	Shares held
4.	Nationality	Shares held
5.	Nationality	Shares held

Name and address of ultimate holding company and any subsidiary companies Total no. of employees in group No. of locations/premises in group

Member of a Trade Association?

Details of any Certification e.g. ISO 9000 (attach copies of valid certificates)

Name product(s) for which you act as an Authorized Dealer / Distributor and attach copies of valid certificates of authority.

- 5. 1.
- 2. 6. 7. 3.
- 4.

Bidders should only provide documentation for products they are offering to supply in the tender

8.

Bank References and other details

A) Primary Bank (The Main Bank)		
1) Name:		
2) Postal Address:		
3) Telephone Land line number:		
4) Fax Number:		
5) Email Address:		
Name of the account:		
Account number:	Number of years operated:	
SECONDARY BANKERS (if applicable)		
Bank name and address:		
Name of the account:		
Account number:	Years of operation	
	-	
Commercial References		
<u>Provide names and contact details of four customers that have done business with you in the last three years.</u>		
A) Trade References - customer 1		

Activity:	Period of relationship: (Year)
Contact name:	Fax no
	Email address:
Value of contract orders in USD	
Telephone No	
Physical address;	
B) Trade References - Customer 2	
Activity:	Period of relationship: (Year)
Contact name:	Fax no
	Email address:
Value of contract orders in USD	

Telephone No Physical address;		
Trade References - customer 3		
Business Activity:	Period of relationship (year)	
Contact name:	Fax no	
Value of contract orders in Kenya Shillings KSHS		
Telephone Number Land line		
Trade References - customer 4		
Business Activity:	Period of relationship (year)	
Contact name:	Fax no	

Value of contract orders in Kenya Shillings KSHS		
Telephone No. Mobile		
Telephone Number Land line		
Physical address:		
SUPPORT SERVICES AVAILABLE		
What after sales / warranty / spare parts / support services / local agent / repair are available?		
(Please feel free to attach any further supporting information with this form)		
DECLARATION BY THE APPLICANT		
Full names:	Job title of signatory:	
Telephone Number mobile		
Telephone No. Land Line		
Signature of the applicant	Date of application:	

Please affix company rubber stamp or seal

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6.Performance Security Bank Guarantee (Unconditional)

Date:....

Tender Number: USAID/KEMSA MCP OIT 001/2017-18

Supply and Delivery of HB Meter Analyzer & HB 201 + Micro Cuvettes 4*50's

To: Kenya Medical Supplies Authority, Nairobi/Kenya acting for an on behalf of the United States Agency for International Development (USAID).

Dear Sir or Madam:

We refer to the Contract Agreement ("the Contract") signed on [insert: date] between you and [insert: name of Supplier] ("the Supplier") concerning the provision of [insert: a brief description of the Goods]. By this letter we, the undersigned, [insert: name of bank], a bank (or company) organized under the laws of [insert: country of bank] and having its registered/principal office at [insert: address of bank], (hereinafter, "the Bank") do hereby jointly and severally with the Supplier irrevocably guarantee payment owed to you by the Supplier, pursuant to the Contract, up to the sum of [insert: amount in numbers and words]. This guarantee shall be reduced or expire as provided for by GCC Sub-Clause 8.4.

We undertake to make payment under this Letter of Guarantee upon receipt by us of your first written demand signed by your duly authorized officer declaring the Supplier to be in default under the Contract and without cavil or argument any sum or sums within the abovenamed limits, without your need to prove or show grounds or reasons for your demand and without the right of the Supplier to dispute or question such demand. Our liability under this Letter of Guarantee shall be to pay to you whichever is the lesser of the sum so requested or the amount then guaranteed under this Letter in respect of any demand duly made under this Letter prior to expiry of this Letter of Guarantee, without being entitled to inquire whether or not this payment is lawfully demanded.

This Letter of Guarantee shall be valid from the date of issue until the date of expiration of the guarantee, as governed by the Contract. Except for the documents herein specified, no other documents or other action shall be required, notwithstanding any applicable law or regulation. Our liability under this Letter of Guarantee shall become null and void immediately upon its expiry, whether it is returned or not, and no claim may be made under this Letter after such expiry or after the aggregate of the sums paid by us to you shall equal the sums guaranteed under this Letter, whichever is the earlier. All notices to be given under this Letter shall be given by registered (airmail) post to the addressee at the address herein set out or as otherwise advised by and between the parties hereto.

We hereby agree that any part of the Contract may be amended, renewed, extended, modified, compromised, released, or discharged by mutual agreement between you and the Supplier, and this security may be exchanged or surrendered without in any way impairing or affecting our liabilities hereunder without notice to us and without the necessity for any additional endorsement, consent, or guarantee by us, provided, however, that the sum guaranteed shall not be increased or decreased.

No action, event, or condition that by any applicable law should operate to discharge us from liability hereunder shall have any effect, and we hereby waive any right we may have to apply such law, so that in all respects our liability hereunder shall be irrevocable and, except as stated herein, unconditional in all respects.

For and on behalf of the Bank

Signed:

Date:

in the capacity of: [insert: title or other appropriate designation]

Common Seal of the Bank