

ROYAL MEDICAL SERVICES

TENDER NO P27-2018-3

حليب الاطفال

NO	STOCK NO	DESCRIPTION	UNIT	QTY
1	04-14	Completely Hydrolysed Protein Amino Acid Based Powdered Formula. Containing Essential and Non-Essential Amino Acid, Maltodextrin (Glucose Polymers), Fat (Mainly MCT Oil), Vitamins, Minerals and Trace Elements, Soya and Lactose Free. Pack of (350-500gm)	TIN	5110

الشروط الخاصة التسلسل

- 1 - a) Samples of the quoted items must submitted along with the offers, showing the same serial No./ stock No. As per tender documents specifications. Catalogs and/or leaflets showing the content and indications of each item must be submitted, too.
b) Extra samples must be Provided within one week whenever required.
- 2 - - Goods must be freshly prepared on dispatch and must retain not less than 2/3 of its shelf life when delivered .The DRMS with this respect reserves the right to reject any item not in compliance with this term and impose the correspondent fines as per GHQ/Military procurement laws.
- 3 - a) Shelf Life should be clearly indicated for each quoted item.
b) The DRMS with this respect reserves the right to reject any item not in Compliance with this term

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الشروط الخاصة التسلسل

- 4 – a)The registration state of each quoted item should be clearly indicated (Registered,under registration or non registered).
b) Offered items should be previously evaluated and approved by DRMS and registered at (JFDA),supportive documents should be provided with the offers.
c) Under Registration or non registered items should be previously evaluated and approved by DRMS & supplied with newly issued Free Sale Certificate (FSC). Said certificate should be:–
* accepted and approved from JFDA and stating clearly that the item is " Freely sold in the country of origin" & should be submitted along with the Quotation / documents.
- 5 – Goods Should be dispatched under the same storage conditions that comply with their nature, storage conditions must be mentioned clearly on AWB/BL and all shipping documents as well as on the outer cartoons
- 6 – a. The acceptance of item is subjected to the approval of the Quality Assurance Laboratory of the Jordanian Food and Drug Administration (JFDA), all inspection charges will be on local agent expences .
b. Any rejected lot should be returned back to the supplier at his own expense and replacement and/or compensation should be delivered or effected in a period not exceeding 30 days from the written notification by the Directorate of the Royal Medical Services.

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الشروط الخاصة التسلسل

- 7 - The delivered goods must be labelled with the following on the inner & outer packages : description of goods, manufacturing date, expiry date in addition to the batch No., storage conditions and any other necessary information in addition to related Shipping documents
- 8 - All outer and individual packages to be stamped or labelled with the following 'Sold To DRMS, Tender # P27-2018-3
- 9 - All certificates & requirements needed by the (JFDA) should be submitted by the local agent (directly to JFDA) to fulfill their prequisites for their marketing approval & to carryout the analysis by their quality control Laboratories, DRMS will not be responsible for any cause leading to rejection or delay in testing due to missing of any of the needed requirement
- 10 - DRMS has the right to increase or decrease the quantities of the items requested by tender invitation by 30% after final order notification with the same (Prices terms & conditions) of the contract upon DRMS request.
- 11 - Due to storage limitations the bidding companies should comply with the delivery term to avoid unnecessary storage or delay penalties

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التسلسل الشروط الخاصة

- 12 - Unless early delivery/shipment occurred upon previous DRMS written request, it should be subject to the approval of DRMS and will impose you a penalty as follows**
- (0.0007) of the value of the early shipped/delivered goods per each day Until (45 day).
 - (0.0014) of the value of the early shipped/delivered goods per each day (45 day) until (90 day) and for the whole period.
 - (0.0021) of the value of the early shipped/delivered goods per each day if it exceed (90 days) until 120 day) and for the whole period.
 - (0.0028) of the value of the early shipped/delivered goods per each day if it exceeds (120 day) and for the whole period.
- However minimum pentalty is 20 JD or a fine which will be determined by DRMS according to the loss that discrepancy with terms of the tender caused.
- In addition to the above mentioned penalties any quantity shipped/delivered before due time should be accompanied with a confirmation to replace any remaining unused quantity after expiry date by supplier /local agent at their expenses & the early shipment period will be deducted from the required shelf life mentioned terms of purchase order
 - Early (shipping/delivery) period will not be considered when calculating the requested reserved shelf life since it will be considered according to shelf life reserved at time of (delivery/shipment) required in the order sheet.

الشروط الخاصة التسلسل

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| <p>13 - The companies are required to comply with the specifications of the required items exactly, if there is any deviation from the specification, the word "Alternative" should be mentioned clearly</p> |
| <p>14 - a) shipment is to be in 2 equal consignments (2-3) months apart, the first shipment is to be within a period not exceeding 2 months from date of final order.
b) The tender Committee reserves the right to amend or alter the shipments according to DRMS needs</p> |
| <p>15 - After arrival to Jordan, DRMS is not responsible for any handling Charges for goods (Like charges for issuing delivery note vouchers, unloading charges, local shipping agents charges) and GHQ/RMS are not responsible for any demurrage charges and other charges incurred by the port corporation caused by delay in presenting all necessary shipping documents for clearing the goods</p> |
| <p>16 - Prices Should be fixed for (12 months) after date of final order</p> |
| <p>17 - The tender board has the right to disregard any offer not complying with any of the above mentioned requirements</p> |
| <p>18 - Offers from distributors other than local agents of manufacturers will not be accepted.</p> |

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التسلسل الشروط الخاصة

19 – The DRMS has the right to test the efficacy of any product to assure its validity in any laboratory the RMS consider as suitable and convenient. In case the product failed the test, RMS has the right to exchange all the awarded quantity or to have a full refund in addition to a penalty that will be decided later by RMS according to the loss that occurred.

20 – a. All products derived from Biological sources should be accompanied by legalized certificates showing that these products are free from HIV and hepatitis viruses antigens and any other causative agents . Said certificates should be legalized & endorsed by the concerned health authority in the country of origin.

b. All products not derived from Biological sources should be accompanied by a certificate from your company confirming that all constituents of these products are not derived from Biological sources.

c. All products from bovine origin should be provided from countries free from Bovine Spongy Encephalopathy (BSE), (Certificates should be provided)

21 – Any delay in shipment/delivery will impose on you a penalty of 0.1% of the value of the shipped/delivered goods per each day of shipment/delivery delay, if the delay exceeds 45 days the penalty will be 0.2% of the value of delayed goods per each day for whole delay period (minimum penalty not less than 20 JD)

التسلسل الشروط الخاصة

22 - DRMS has the right to reject delivered quantities and/or to cancel the undelivered quantities for any item that has become unregistered in JFDA after awarding for causes regarding safety , efficacy and quality of the item. The contractor is responsible to provide DRMS immediately with the rejecting or cancelling document.

23 - The following statement should be mentioned clearly on the shipping invoices. "we hereby certify that items mentioned in the invoice no .(....) date (....) comply with all the legal requirements and specifications for sale and are sold in our country in the same form and composition exported. the public prices mentioned are exact .
- shipping invoices should indicate clearly the batch no, Quantities of each batch,manufacturing and expiry dates

24 - Replacement of any item previously accompanied with a confirmation should be affected within (3 months) from the date of the written notification with the same terms and conditions of the award unless otherwise requested by RMS according to their stocks and needs .
-RMS reserves the right to have the compensation either as goods with the above mentioned conditions or as a value according to RMS needs

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| <p>25 - In Case of recall for any item after delivery for causes regarding safety , efficacy and Quality of the item , replacement and /or compensation by value (according to RMS need) should be delivered or effected in a period not excceding 30 days from the written notification by the directorate of the Royal Medical Services</p> |
| <p>26 - RMS is not responsible for any damage that may occur to items due to incompliance (of the contractor or his shipping agent) to rules and regulations of Royal Jordanian and /or airport authorities in Jordan concerning pre -arrangement for storing goods that need special storage condititons (e.g cool storage).</p> |
| <p>27 - The acceptance of any discrepancy concerning the delay in shipment /delivery for the item that exceeds 60 days or early shipment /delivery or changing the origin of goods and for any other discrepancy not in compliance with the other terms is subjected to approval of GHQ</p> |
| <p>28 - Pricing must include services of sale , shipment, delivery from port to site or to main medical stores .</p> |

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الشروط الخاصة التسلسل

29 - Custom clearance of goods shall be the responsibility of the Jordanian Armed Forces (JAF), however, suppliers shall bear all costs incurred by handling charges and any demurrage charges or extra expenses incurred by the port's corporation or QAIA (including expenses caused by delay in presenting the necessary shipment documents for either clearing or transporting the goods to the required location mentioned in the final order, delivery note issuing charges, unloading charges, local shipping charges etc .) the supplier is also responsible for providing of all relevant shipping documents , together with the delivery order(s) .

30 - For registered items, prices should be in compliance with export price granted by (JFDA), in case of export price reduction after tender endoresment and final notification, a compensation in favour of JAF/RMS will take place either as value or goods according to RMS needs for not delivered quantities of tender P27-2018-1 at date of JFDA reduction.

31 - "Sold to DRMS" Should be printed or stamped on all outer, inner individual packs with unremovable ink.

32 - All parcels, packages & related documents should be marked:-

DRMS, TENDER No.P27-2018-3

GHQ, JORDAN ARMED FORCES

AMMAN, JORDAN

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