No.NVBDCP/DMN/TENDER/2011-12/244

Dated: 20/07/2011

TENDER NOTICE

Sealed Tender from the registered supplier are invited on behalf of President of India by the Dy. Director (NVBDCP) Fort Area, Moti Daman for supply of "LONG LASTING INSECTICIDE TREATED NETS (LLIN)" for use OF NVBDCP Department, Moti Daman for the year 2011-12.

The tender form along with terms and conditions can be had on payment of Rs.200/- (non-refundable) from the Dy. Director (NVBDCP), Fort Area, Moti Daman during the office hours upto 09/08/2011 at 11.30 hours. The tender form along with terms and condition can also be downloaded from the official website http://daman.nic.in and can submit the same along with tender fee of Rs.200/- in form of Demand Draft to be drawn in favour of Dy. Director, (NVBDCP), Daman.

The tender in sealed cover duly superscripted "LONG LASTING INSECTICIDE TREATED NETS (LLIN)" should reach to this office of the Dy. Director, (NVBDCP), Fort Area, Moti Daman on or before 09/08/2011 upto 13.00 hrs & the same will be opened on the same day at 15.00 hrs if possible before the Purchase Committee and in the presence of tenderers/representative of tenderers if any. The EMD is Rs.11,200/- (Rupees Eleven Thousand Two Hundred Only) in form of Demand Draft/FDR of Nationalized/Schedule Bank to be drawn in favour of Dy. Director, (NVBDCP), Daman payable at Daman Branch is to be Submitted along with tender.

The Dy. Director, (NVBDCP), Daman is reserves rights to accept or reject any in part or whole without assigning any reason.

(Dr. K. G. Rasthod)
Dy. Director
NVBDCP

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OFFICE OF THE DY. DIRECTOR (NVBDCP). OPP. PRIMARY HEALTH CENTER, MOTI DAMAN.

TERMS AND CONDITIONS FOR SUPPLY OF MALARIAL LARVICIDAL OIL (MLO)

Tender Notice No. NVBDCP/DMN/TENDER/2011-12/ 244 Dated: - 20/07/2011

Instruction to Bidders:

- 1. The rate(s) quoted should be strictly for free delivery at F.O.R. Dy. Director (NVBDCP) Fort Area, Moti Daman, and will be valid and operative for supply orders issued on or before 31/3/2012
- 2. All Taxes/ Duties/ Royalties charges payable on sales/transport etc. within and / or outside the UT / State shall be payable by the supplier.
- 3. Where specification / mark/ manufacture are not specifying by this office, the rates should be quoted only for the first class and standard quality only.
- The tenderer should specify the name of the manufacturer and complete specification for the items quoted by him along with catalogue of the item to be submitted in the Technical bid.
- 5. The decision of the Tender Inviting Officer acceptance/rejection of any articles supplied including the decision for equivalent specifications, standard and quality etc. of articles shall be final.
- 6. (a) The successful tenderer will have to pay within 10 days from the date of demand, an amount equal to 10% of the total value of articles, that may be order, as the amount of security deposit.
 - (c) However in case if any articles are received for which the Security Deposit may not have been deposited, the full Security Deposit as may be due from the supplier will be recovered from the bills for such articles.
- 7. The amount of Earnest Money paid by the successful Tenderer(s) will be adjusted against the amount of Security Deposit to be paid by the successful tenderer(s) as per condition No. 7 above.
- 8. The tender should be neatly typed or hand written only on list provided by this department / letterhead carry the name of supplier and the signature of the tenderer with rubber stamp & seal of agency firm. No overwriting, correction or erasure will be considered.
- 9. All bills should be in TRIPLICATE and should invariably mention the number and date of supply order.
- 10. All bills for amount above Rs.5000/- should be pre-receipted on a Revenue Stamp of `1/- . Bills for amount exceeding Rs.5000/- not pre-receipted will not be accepted for payment.
- 11. Each bill in which Sales Tax/Vat is charged must contain the following certificate on the body of the bill.

"CERTIFIED that the goods on which Sales Tax/VAT has been charged have not been exempted under the VAT/ Central Sale Tax Act or the Rules made there under and the amount charged on account of VAT/Sales Tax on these goods is not more than what is payable under the provisions of relevant Act or Rules made there under".

12 The tender will be accepted during working hours up to <u>09/08/2011 at 13.00</u> hrs. and **opened on same day at <u>15.00</u> hrs**. if possible in the office of the Dy. Director, (NVBDCP) opp. Primary Health Center, Moti Daman in the presence of the Purchase Committee and tenderer(s) or their representative(s) if present

- 13. The Tenders will be opened by the Tender Opening Committee in presence of Tenderers or their representatives, if any present in the Office of the Tender Inviting
 14. The right to accept or reject without assigning any reasons or all tenders in part or whole is reserved with the Tender Inviting Officer and his decision(s) on all matters relating to acceptance or rejection of the tenders as a whole or in part will be final and
- 15. If the tenderer whose tender is accepted, fails to execute the supply order within stipulated time the Earnest Money Deposit of such tenders will stand forfeited to the Government.
- 16. In case, the supplier does not execute the supply order placed with him, the EMD of the supplier will be forfeited to the Government and the contract for the supply shall terminated with no further liabilities on either party to the contract.
- 17. No separate agreement will be required to be signed by the successful tender(s) for the purpose of this contract for supply. Rates tendered/offered in response to the concerned Tender Notice shall be considered as acceptance of all above terms and conditions for supply for all legal purpose

Condition of contract

- 1. The rates should be quoted in the prescribed form given by the department. The rates quoted should be inclusive of all taxes, duties, surcharges, cess, freight, loading, unloading, insurance, road permits, packing, (VAT and other taxes if applicable) as applicable. No extra taxes will be given.
- 2 Orders once placed should be delivered within the given time period and item should be door delivered.
- 3. No extra charge for packing, forwarding and insurance etc. will be paid on the rates quoted.
- 4.. The rates should be quoted only for the items specifies in the list of requirement and should be for the items of given special mark/manufacture.only would be considered.
- 5. Rates quoted for items other than the required specification / mark / manufacture will not be considered.
- 6. The amount of Earnest Money paid by the tenderer(s) whose tenders are not accepted will be refunded to them by cheque or Demand Draft (as may be convenient to the Tender Inviting Officer if the amount is above `.200/-) drawn on an branch of State of India or its subsidiary Schedule Bank. Where this mode of payment is not possible the amount will be refunded at the cost of the tenderer.
- 7. Only on satisfactory completion of the supply order for and on payment of all bills of the supplier, as to be admitted for payment, the amount of Security Deposit/Earnest Money will be refunded after expiry of guarantee/warranty period, if any, or any such date/period as may be mutually agreed upon.
- 8.. The tender inviting officer will consider extension of time for remitting the Security Deposit as demanded. However, in case of denial to consider such extension the supplier is bound to abide by the limit given and liable to make good any loss to the Government on account of his failure to abide by the time limit.
- (a) Railway Receipt or other transport document should be drawn in favor of the Officer Inviting Tenders.
 - (b) Railway Receipt or other transport document should not be send by V.P.P. or through any Bank as this being a Government Office it is not possible to clear cash demands of Post Office/Bank for delivery of R.R. or other transport documents unless we have agreed to it as a special arrangements.
 - (c) Railway Receipt or transport receipt should be sent to this Office by Registered Post immediately on dispatch of goods from dispatching end.
- 10. The supplies of LONG LASTING INSECTICIDE TREATED NETS (LLIN) of inferior quality, standard or of different specifications, content, brand, manufacturer

etc. other than that ordered specified and/or incomplete or broken articles will not be accepted. The supplier has to replace the same at his own cost and risk. Intimation of non-acceptance of any stores, **LONG LASTING INSECTICIDE TREATED**NETS (LLIN) will be sent to the supplier within 10 days from the date of receipt of the stores and the same will be returned to the supplier at his own cost and risk, if he so desires and intimates accordingly within 15 days from the date of dispatch of intimation of the non-acceptance. However, if no communication is received within 15 days from the date of communication the tender Inviting Officer will not be responsible for any damage, loss etc. of such rejected articles.

- 11. In case of failure to replace the accepted and rejected articles from supplies made, as mentioned in the conditions, the loss undergone by the Government will be recovered from the suppliers Security Deposit/Earnest Money or payment due of any bill(s) to the extent required.
- 12. In case of failure to supply the LONG LASTING INSECTICIDE TREATED NETS (LLIN) ordered for, as per conditions and within the stipulated time, the same articles will be obtained from the tenderer who offered next higher rates or from any other sources, as may be decided by the tender inviting Officer and the loss to the Government on account of such purchases(s) shall be recovered from the former suppliers Security Deposit/Earnest Money or bills payable. The suppliers shall have no any right to dispute with such procedure.
- 13. Extension of time limit for supplies shall be consider by the Tender Inviting Officer. The extension so granted may be with levy of compensation for delay in execution of supply order up to 5% of the cost of supplies ordered for at the discretion of the authority competent to grant extension of time limit provided such request is made well in time, depending upon the circumstances and such decision in the matter will be final.
- 14. Demurrage charges paid by the Tender Inviting Officer on account of delayed receipt of dispatch documents intimation will be recovered from the bills payable to the supplier.
- 15. If at any time after the order for supply of Machinery/stores/equipment the Tender Inviting Officer shall for any reason whatsoever not require the whole or part of the quantity thereof as specified in the order the tender Inviting Officer shall give notice in writing of the fact to the supplier(s) who shall have no claim to any payment of compensation what so ever on account of any profit or advantage which the supplier(s) might have derived from the supply of articles in full, but which did not derive in consequence of the full quantity of articles not having been purchased, nor shall have original instructions which shall invoice any curtailment of the supply originally contemplated.
- 16. The Earnest Money(s)/Security Deposit(s) paid by the tender(s) earlier against any tender(s) or supply order(s) is/are not adjustable with Earnest Money or Security Deposit required by these conditions,
- 17. The tenders/offers received do not confirm with the terms and conditions of this office will be summarily rejected. If any firm desires to consider exemption from payment of Earnest Money Deposit, certified copies of its Registration with D.G.S. & D. should be attached to their tenders.
- 18. The items as mentioned in the list are the approximate estimates invited and actual purchase may more or less. Accordingly the successful tenderer has no right for any loss/damages with reference to approximate requirement shown in tender and actual requirement.
- 19. Supplier may ensure the goods at his own cost to safeguard the delivery of such goods dispatched by him to the consignee, the department will not be responsible for the damage or pilferage of goods during transit.
- The tenderer should attached copies of certificate of experience in this field of supply of LONG LASTING INSECTICIDE TREATED NETS (LLIN) etc. valid license, proof of fulfilling the norms of ISI/ISO/WHO/GMP specification if any, copy of dealership letter, licence for import, PAN No., Catalog of the item quoted

etc. with his/their tender. It may please be noted that the tender received without document referred above shall not be considered.

- Rates should be quoted in the forms issued from the department and as per the requirement asked for.
- 22. Rates quoted are for Dy. Director (NVBDCP) Moti Daman.
- Tenderer should enclose along with tender an amount of Rs. 11,200/- (Rupees Eleven Thousand Two Hundred Only) as Earnest Money Deposit in form of DD/ Fixed Deposit Receipt of any Nationalized Scheduled Bank payable at Daman in favour of Dy. Director (NVBDCP) Daman. The EMD Submitted other than Form mentioned above will not be accepted. Tender received without EMD will be summarily
- The tender should furnish a declaration regarding Blacklisting/Debarring to participate in the Government tender on the letter head. If the information provided found false the tender will be rejected and EMD shall be forfeited.
- The Tenders will be opened by the Purchase Committee in presence of Tenderers or their representatives, if any present in the Office of the Tender Inviting
- 26. The tendered quantity is tentative and the actual purchase can be 20% less or more than the quantity put to tender for all items and the tenderer is bond to supply such requirement without any demur.
- 27. The tendering firm must be registered with the Sales Tax /VAT department and a copy of their registration under the Sales Tax / VAT bearing the TIN Number
- 28. The terms and conditions dully accepted and signed by the tenderer should attached with the Technical Bid.

Signature & Designation of Tender Inviting Officer

alled (Dr. K. G. Rathod) Dy. Director (NVBDCP)

The above terms and conditions are accepted and are binding to me/us.

Place:

Signature of Tenderer & status

Dated: Name of Tenderer with seal of the

NOTE: Please return one copy of these terms and conditions dully sign with seal of firm along with the tender

No.NVBDCP/DMN/TENDER/2011-12/244 Dated: 20 /07 /2011

SPECIFICATION

1.	Length	180 + 5 cm	
2.	Width	130 + 5 cm	
3.	Height	150 + 5 cm	
4.	Reinforcement at bottom	28 + 3 cm	
5.	Fibre Characteristics	Minimum 100 denier	
6.	Gram Per square meter	Minimum 40	
7.	Bursting Strength	HDPE – 350 Kpa, Polyester – 250 Kpa	
8.	Mesh Size	HDPE – 56 holes per square inch,	
9.	Color	Polyster – 156 holes per square inch White/Khaki/Blue	
10.	Wash Resistance	Upto 20 washes	
11.	Shelf Life	Minimum 2 years	

TENDER NOTICE

Sealed Tender from the registered supplier are invited on behalf of President of India by the Dy. Director (NVBDCP) Fort Area, Moti Daman for supply of "MALARIAL LARVICIDAL OIL (MLO)" for use OF NVBDCP Department, Moti Daman for the year 2011-12.

The tender form along with terms and conditions can be had on payment of Rs.200/- (non-refundable) from the Dy. Director (NVBDCP), Fort Area, Moti Daman during the office hours upto 09/08/2011 at 11.30 hours. The tender form along with terms and condition can also be downloaded from the official website http://daman.nic.in and can submit the same along with tender fee of Rs.200/- in form of Demand Draft to be drawn in favour of Dy. Director, (NVBDCP), Daman.

The tender in sealed cover duly superscripted "MALARIAL LARVICIDAL OIL (MLO)" should reach to this office of the Dy. Director, (NVBDCP), Fort Area, Moti Daman on or before 09/08/2011 upto 13.00 hrs & the same will be opened on the same day at 15.00 hrs if possible before the Purchase Committee and in the presence of tenderers/representative of tenderers if any. The EMD is Rs.12,000/-(Rupees Twelve Thousand Only) in form of Demand Draft/FDR of Nationalized/Schedule Bank to be drawn in favour of Dy. Director, (NVBDCP), Daman payable at Daman Branch is to be Submitted along with tender.

The Dy. Director, (NVBDCP), Daman is reserves rights to accept or reject any in part or whole without assigning any reason.

(Dr. K. G. Rathod)

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Dy. Director NVBDCP

OFFICE OF THE DY. DIRECTOR (NVBDCP). OPP. PRIMARY HEALTH CENTER, MOTI DAMAN.

TERMS AND CONDITIONS FOR SUPPLY OF MALARIAL LARVICIDAL OIL (MLO)

Tender Notice No. NVBDCP/DMN/TENDER/2011-12/ 245 Dated: - 20 /07/2011

<u>Instruction to Bidders</u>:

- 1. The rate(s) quoted should be strictly for free delivery at F.O.R. Dy. Director (NVBDCP) Fort Area, Moti Daman, and will be valid and operative for supply orders issued on or before 31/3/2012
- 2. All Taxes/ Duties/ Royalties charges payable on sales/transport etc. within and / or outside the UT / State shall be payable by the supplier.
- Where specification / mark/ manufacture are not specifying by this office, the rates should be quoted only for the first class and standard quality only.
- The tenderer should specify the name of the manufacturer and complete specification for the items quoted by him along with catalogue of the item to be submitted in the Technical bid.
- 5. The decision of the Tender Inviting Officer acceptance/rejection of any articles supplied including the decision for equivalent specifications, standard and quality etc. of articles shall be final.
- (a) The successful tenderer will have to pay within 10 days from the date of demand, an amount equal to 10% of the total value of articles, that may be order, as the amount of security deposit.
 - (c) However in case if any articles are received for which the Security Deposit may not have been deposited, the full Security Deposit as may be due from the supplier will be recovered from the bills for such articles.
- 7. The amount of Earnest Money paid by the successful Tenderer(s) will be adjusted against the amount of Security Deposit to be paid by the successful tenderer(s) as per condition No. 7 above.
- 8. The tender should be neatly typed or hand written only on list provided by this department / letterhead carry the name of supplier and the signature of the tenderer with rubber stamp & seal of agency firm. No overwriting, correction or erasure will be considered.
- 9. All bills should be in TRIPLICATE and should invariably mention the number and date of supply order.
- 10. All bills for amount above Rs.5000/- should be pre-receipted on a Revenue Stamp of ` 1/- . Bills for amount exceeding Rs.5000/- not pre-receipted will not be accepted for payment.
- 11. Each bill in which Sales Tax/Vat is charged must contain the following certificate on the body of the bill.

"CERTIFIED that the goods on which Sales Tax/VAT has been charged have not been exempted under the VAT/ Central Sale Tax Act or the Rules made there under and the amount charged on account of VAT/Sales Tax on these goods is not more than what is payable under the provisions of relevant Act or Rules made there under".

12 The tender will be accepted during working hours up to <u>09/08/2011 at 13.00</u> hrs. and <u>opened on same day at 15.00</u> hrs. if possible in the office of the Dy. Director, (NVBDCP) opp. Primary Health Center, Moti Daman in the presence of the Purchase Committee and tenderer(s) or their representative(s) if present

- 13. The Tenders will be opened by the Tender Opening Committee in presence of Tenderers or their representatives, if any present in the Office of the Tender Inviting Officer.
- 14. The right to accept or reject without assigning any reasons or all tenders in part or whole is reserved with the Tender Inviting Officer and his decision(s) on all matters relating to acceptance or rejection of the tenders as a whole or in part will be final and binding to all.
- 15. If the tenderer whose tender is accepted, fails to execute the supply order within stipulated time the Earnest Money Deposit of such tenders will stand forfeited to the Government.
- 16. In case, the supplier does not execute the supply order placed with him, the EMD of the supplier will be forfeited to the Government and the contract for the supply shall terminated with no further liabilities on either party to the contract.
- 17. No separate agreement will be required to be signed by the successful tender(s) for the purpose of this contract for supply. Rates tendered/offered in response to the concerned Tender Notice shall be considered as acceptance of all above terms and conditions for supply for all legal purpose

Condition of contract

- 1. The rates should be quoted in the prescribed form given by the department. The rates quoted should be inclusive of all taxes, duties, surcharges, cess, freight, loading, unloading, insurance, road permits, packing, (VAT and other taxes if applicable) as applicable. No extra taxes will be given.
- Orders once placed should be delivered within the given time period and item should be door delivered.
- No extra charge for packing, forwarding and insurance etc. will be paid on the rates quoted.
- 4.. The rates should be quoted only for the items specifies in the list of requirement and should be for the items of given special mark/manufacture.only would be considered.
- 5. Rates quoted for items other than the required specification / mark / manufacture will not be considered.
- 6. The amount of Earnest Money paid by the tenderer(s) whose tenders are not accepted will be refunded to them by cheque or Demand Draft (as may be convenient to the Tender Inviting Officer if the amount is above `.200/-) drawn on an branch of State of India or its subsidiary Schedule Bank. Where this mode of payment is not possible the amount will be refunded at the cost of the tenderer.
- 7. Only on satisfactory completion of the supply order for and on payment of all bills of the supplier, as to be admitted for payment, the amount of Security Deposit/Earnest Money will be refunded after expiry of guarantee/warranty period, if any, or any such date/period as may be mutually agreed upon.
- 8.. The tender inviting officer will consider extension of time for remitting the Security Deposit as demanded. However, in case of denial to consider such extension the supplier is bound to abide by the limit given and liable to make good any loss to the Government on account of his failure to abide by the time limit.
- (a) Railway Receipt or other transport document should be drawn in favor of the Officer Inviting Tenders.
 - (b) Railway Receipt or other transport document should not be send by V.P.P. or through any Bank as this being a Government Office it is not possible to clear cash demands of Post Office/Bank for delivery of R.R. or other transport documents unless we have agreed to it as a special arrangements.
 - (c) Railway Receipt or transport receipt should be sent to this Office by Registered Post immediately on dispatch of goods from dispatching end.
- 10. The supplies of MALARIAL LARVICIDAL OIL (MLO) of inferior quality, standard or of different specifications, content, brand, manufacturer etc. other than that ordered

specified and/or incomplete or broken articles will not be accepted. The supplier has to replace the same at his own cost and risk. Intimation of non-acceptance of any stores, Malarial Larvicidal Oil (MLO) will be sent to the supplier within 10 days from the date of receipt of the stores and the same will be returned to the supplier at his own cost and risk, if he so desires and intimates accordingly within 15 days from the date of dispatch of intimation of the non-acceptance. However, if no communication is received within 15 days from the date of communication the tender Inviting Officer will not be responsible for any damage, loss etc. of such rejected articles.

- 11. In case of failure to replace the accepted and rejected articles from supplies made, as mentioned in the conditions, the loss undergone by the Government will be recovered from the suppliers Security Deposit/Earnest Money or payment due of any bill(s) to the extent required.
- 12. In case of failure to supply the MALARIAL LARVIDICAL OIL (MLO) ordered for, as per conditions and within the stipulated time, the same articles will be obtained from the tenderer who offered next higher rates or from any other sources, as may be decided by the tender inviting Officer and the loss to the Government on account of such purchases(s) shall be recovered from the former suppliers Security Deposit/Earnest Money or bills payable. The suppliers shall have no any right to dispute with such procedure.
- 13. Extension of time limit for supplies shall be consider by the Tender Inviting Officer. The extension so granted may be with levy of compensation for delay in execution of supply order up to 5% of the cost of supplies ordered for at the discretion of the authority competent to grant extension of time limit provided such request is made well in time, depending upon the circumstances and such decision in the matter will be final.
- 14. Demurrage charges paid by the Tender Inviting Officer on account of delayed receipt of dispatch documents intimation will be recovered from the bills payable to the supplier.
- 15. If at any time after the order for supply of Machinery/stores/equipment the Tender Inviting Officer shall for any reason whatsoever not require the whole or part of the quantity thereof as specified in the order the tender Inviting Officer shall give notice in writing of the fact to the supplier(s) who shall have no claim to any payment of compensation what so ever on account of any profit or advantage which the supplier(s) might have derived from the supply of articles in full, but which did not derive in consequence of the full quantity of articles not having been purchased, nor shall have original instructions which shall invoice any curtailment of the supply originally contemplated.
- 16. The Earnest Money(s)/Security Deposit(s) paid by the tender(s) earlier against any tender(s) or supply order(s) is/are not adjustable with Earnest Money or Security Deposit required by these conditions,
- 17. The tenders/offers received do not confirm with the terms and conditions of this office will be summarily rejected. If any firm desires to consider exemption from payment of Earnest Money Deposit, certified copies of its Registration with D.G.S. & D. should be attached to their tenders.
- 18. The items as mentioned in the list are the approximate estimates invited and actual purchase may more or less. Accordingly the successful tenderer has no right for any loss/damages with reference to approximate requirement shown in tender and actual requirement.
- 19. Supplier may ensure the goods at his own cost to safeguard the delivery of such goods dispatched by him to the consignee, the department will not be responsible for the damage or pilferage of goods during transit.
- 20. The tenderer should attached copies of certificate of experience in this field of supply of Malarial Larvicidal Oil (MLO) etc. valid license, proof of fulfilling the norms of ISI/ISO/WHO/GMP specification if any, copy of dealership letter, licence for import, PAN No., Catalog of the item quoted etc. with his/their tender. It may please be noted that the tender received without document referred above shall not be considered.

- 21. Rates should be quoted in the forms issued from the department and as per the requirement asked for.
- 22. Rates quoted are for Dy. Director (NVBDCP) Moti Daman.
- Twelve Thousand Only) as Earnest Money Deposit in form of DD/ Fixed Deposit (NVBDCP) Daman. The EMD Submitted other than Form mentioned above will not be accepted. Tender received without EMD will be summarily rejected.
- 24. The tender should furnish a declaration regarding Blacklisting/Debarring to participate in the Government tender on the letter head. If the information provided found false the tender will be rejected and EMD shall be forfeited.
- 25. The Tenders will be opened by the Purchase Committee in presence of Tenderers or their representatives, if any present in the Office of the Tender Inviting Officer.
- 26. The tendered quantity is tentative and the actual purchase can be 20% less or more than the quantity put to tender for all items and the tenderer is bond to supply such requirement without any demur.
- 27. The tendering firm must be registered with the Sales Tax /VAT department and a copy of their registration under the Sales Tax / VAT bearing the TIN Number be provided.

28. The terms and conditions dully accepted and signed by the tenderer should attached with the Technical Bid.

Signature & Designation of Tender Inviting Officer

(Dr. K. G. Rathod)

Dy. Director
(NVBDCP)

The above terms and conditions are accepted and are binding to me/us.

Place: Dated:

Signature of Tenderer & status Name of Tenderer with seal of the

firm

NOTE: Please return one copy of these terms and conditions dully sign with seal of firm along with the tender

No.NVBDCP/DMN/TENDER/2011-12/245

Dated: 20/07/2011

SPECIFICATION

1.	SPECIFIC GRAVITY @ 27 C	0.940 - 0.850
2.	KINEMATIC VISCOSITY AT 37.8 C	cSt 0.860 – 0.960
3.	FLASH POINT	65-70
4.	POUR POINT	14
5.	LAVICIDAL EFFICIENCY KILL PERCENT	80-90
6.	SPREADING PRESSURE	19
7.	FILM STABILITY	2 HOURS

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