No. G-30018/03/2023-Scheme dated 10.05.2023

Selection of CPSEs/Public Financial Institutions as a **Project Management Agency**(PMA) for "Assistance to Medical Device Clusters for Common Facilities"

(AMD-CF) Scheme

Request for Proposal (RFP)

Government of India

Ministry of Chemicals & Fertilizers

Department of Pharmaceuticals

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R.F.P Document

1. Request for Proposal from CPSEs/Public Financial Institutions for AMD-CF Scheme

1.1 Advertisement for RFP/ First stage of Two-stage Bidding

Office Memorandum will be available on the website of the Department of Pharmaceuticals i.e. https://pharmaceuticals.gov.in/whats-new.

1.2 Invitation of Request for Proposal from CPSEs/Public Financial Institutions in Two-stage Bidding

The Department of Pharmaceuticals (DoP) invites RFP from CPSEs / PUBLIC FINANCIAL INSTITUTIONS (prospective bidders) for Project Management Agency (PMA) Service for the 'Assistance to Medical Device Clusters for Common Facilities (AMD-CF)' scheme. The successful Bidder will provide consultancy services in accordance with the specifications provided in the scheme guidelines and in the scope of work. DoP now seeks RFP from Bidders of repute for Project Management Agency (PMA) Service for the AMD-CF Scheme. The RFP for this bid is in two stages viz.

- i. The Pre-qualification criteria (Technical Evaluation Criteria)
- ii. The Financial Evaluation Criteria

2. Introduction to the project

DoP provides Financial Assistance for creation of common facilities to Medical Device Clusters and assistance for setting up Testing Facilities to the Institutes under the Assistance to Medical Device Clusters for Common Facilities (AMD-CF) scheme which helps to create tangible "assets" as Common Facility Centers (CFCs). The indicative activities may be seen in the Guidelines of the Scheme. The Scheme guidelines is available at https://pharmaceuticals.gov.in/schemes.

The list of common facilities and testing facilities is illustrative and each cluster could have its own specific requirement based on the nature of units being set up and the products proposed to be manufactured. The Scheme Steering Committee (SSC) shall approve the project components and funding thereof depending upon the merits of the proposal.

3. Terms of Reference (TOR)

A Project Management Agency (PMA) shall be selected by Department of Pharmaceuticals (hereinafter referred as DoP) for providing secretarial, supervisory, technical, managerial and implementation support to DoP for effective implementation of the Scheme.

The PMA would be responsible for:

- i. Sensitization of the Industry/potential beneficiaries on the Scheme and its benefits and also guiding them to form Special Purpose Vehicle (SPV), in drafting its Memorandum and Article of Association.
- ii. To assist DoP in drafting and issuing Invitation of Expression of Interest (EoI)/ Request for Proposal for inviting projects under the Scheme.
- iii. Devise the prescribed application formats and list of supporting documents as well as the appraisal methodology for approval of SSC/DoP
- iv. Formulating Evaluation Criteria and to assist DoP in the selection of Projects from the Proposals received in response to EoI/ RFP.
- v. Preliminary examination of the proposals received from states/UTs/SPVs and seeking additional/necessary information including documents from States/UTs/SPVs if required for completeness of the proposals.
- vi. Appraisal of proposals and making appropriate recommendations to the Scheme Steering Committee (SSC) for approval of proposals under the Scheme.
- vii. Appraisal of DPRs including financial viability, commercial sustainability and socio-economic impact of the projects. In totality, determining project worthiness of DPR received.
- viii. Preparing the Draft Agreement for selected beneficiaries for implementation of the scheme as per guidelines.
 - ix. Assist the SPVs in the selection of agencies/ experts for various services such as capacity building, business development, technical, engineering, etc.;
 - x. Assist the SPVs in developing suitable O&M framework for making it more effective and enforceable so as to ensure that there is no conflict of interest.;
 - xi. Assisting DoP in periodic monitoring and review of the projects and timely disbursement of the funds to the SPVs and their utilization of the funds.
- xii. Monitoring approved projects through implementation schedule based on Program Evaluation and Review Technique (PERT), Critical Path Method (CPM) and Gantt Chart and monthly & quarterly submission of the report to DoP/SSC.
- xiii. Monitoring event report at every stage, an ex-post activity chart with a complete breakdown of activities, the originally expected dates and actual dates along with the flow of fund requirements.
- xiv. Developing an online portal to receive the applications, disbursement of assistance and maintain the MIS and data of the applicants with all the details.
- xv. Periodic physical inspection of the Approved Projects.

- xvi. To assist the SPV in achieving financial closure and obtaining necessary clearances from various authorities for the project.
- xvii. Any other matter pertaining to the Scheme assigned by DoP or SSC.

4. Information to Companies regarding the procedure for submission of proposal

- (a) The financial bid shall be **quoted in a percentage form of the grant-in-Aid of the project cost**. The Project cost can be different/varied from the actual project cost submitted by the SPV and the grant-in-aid shall be decided by SSC as per scheme Guidelines. Maximum grant-in-aid is Rs. 20 crore for each project under the AMD-CF scheme.
- (b) As per the Scheme AMD-CF, maximum 12 projects for Assistance for Common Facilities and 12 projects for Setting up Testing Facilities, can be considered by the DoP for granting the financial assistance over a period of FY 2023-24 to FY 2025-26. The number of projects mentioned as above may be increased or decreased as per the decision of DoP. It will be the responsibility of the selected PMA that the project shall be completed in a maximum tenure of 2 years after the final approval.
- (c) The highest scoring bidder (HS-1) shall be selected for all the 24 projects as per the Scheme guidelines. If the selected bidder rejects to accept the offer, then the second highest scoring (HS-2) bidder shall be offered to take up the projects at the HS-1 rate. Similar procedure shall be followed till the selection of PMA. If necessary, the DoP reserves the right to engage more than one bidder at HS-1 rate. The department may take the willingness of other bidders to work at lowest rate.
- (d) Any attempt by a bidder to influence the bid evaluation process may result in the rejection of its RFP.
- (e) Once the Bidder is selected a Tripartite MoU or one to one agreement is to be executed among the selected Bidder (PMA), DoP and SPV of the Project for Implementation and Monitoring etc.

4.1 Completeness of response

- i. Bidders are advised to study all instructions, forms, terms, requirements and other information in the RFP documents and Scheme guidelines carefully. Submission of the bid shall be deemed to have been done after careful study and examination of the RFP documents and Scheme guidelines with full understanding of its implications.
- ii. The response to this RFP should be full and complete in all respects. Failure to furnish all information required by the RFP documents or submission of a proposal not substantially responsive to the RFP documents in every respect will be at the Bidder's risk and may result in rejection of its proposal.

4.2 RFP preparation costs & related issues.

- i. The Bidder is responsible for all costs incurred in connection with participation in this process, including, but not limited to, costs incurred in the conduct of informative and other diligence activities, participation in meetings/discussions/presentations, preparation of the proposal, in providing any additional information required by the DoP to facilitate the evaluation process, unless explicitly specified to the contrary.
- ii. DoP will in no case be responsible or liable for those costs, regardless of the conduct or outcome of the bidding process.
- iii. This RFP does not commit DoP to award a contract or to engage in negotiations. Further, no reimbursable cost may be incurred in anticipation of award or for preparing this RFP.
- iv. All materials submitted by the Bidders will become the property of DoP and may be returned completely at its sole discretion.

4.3 Query from Bidders

i. The Bidder may address their queries with regard to the R.F.P through email on or before **19.05.2023** to the officer whose details are provided below (Nodal Officer):

Shri Abhishek Kumar Singh, Director, Department of Pharmaceuticals, Shastri Bhawan, New Delhi [Email: - chh167@ifs.nic.in]

4.4 Responses to queries and issue of corrigendum

- i. The Nodal Officer notified by the DoP will endeavor to provide timely response to all queries. However, DoP makes no representation as to the completeness or accuracy of any response made in good faith.
- ii. At any time prior to the last date for receipt of bids, DoP may, for any reason, whether at its own initiative or in response to a clarification requested by a prospective Bidder, modify the RFP document by issuing a corrigendum.
- iii. The corrigendum (if any) & clarifications to the queries from all Bidders will be posted on the www.pharmaceuticals.gov.in, and emailed to all participants of the pre-bid conference.
- iv. Any such corrigendum shall be deemed to be incorporated into this RFP.
- v. In order to afford prospective Bidders reasonable time in which to take the corrigendum into account in the preparation of their bids, DoP may, at its discretion, extend the last date for the receipt of RFP Bids.

4.5 Corrigendum

The Corrigendum, if any, will be available on the website of the Department of Pharmaceuticals

4.6 Right to terminate the RFP process

- i. DoP may terminate the RFP process at any time without assigning any reason. DoP makes no commitments, expression or implied that this process will result in a business transaction with anyone.
- ii. This RFP does not constitute an offer by the DoP. The Bidder's participation in this process may result in DoP shortlisting the Bidder to submit a complete financial response at a later date.

4.7 Submission of responses

- i. The Pre-qualification (Technical) and financial bids shall be submitted in two separated sealed covers kept in a sealed envelope and super scripted Project Management services and Invitation letter No......This envelope should contain a hard copy of RFP seal marked.
- ii. Bids shall consist of supporting proofs and documents as defined in the Prequalification section with Financial bid.
- iii. Bidder shall submit all the required documents as mentioned in the Appendix including various templates (Form 1 to Form 4). It should be ensured that various formats mentioned in this RFP should be adhered to and no changes in the format should be done.
- iv. Envelope should indicate clearly the name, address, telephone number, Email ID and fax number of the Bidder.
- v. Each copy of the RFP should be a complete document and should be bound as a volume. The document should be page numbered, must contain the list of contents with page numbers and shall be initialed by an authorized representative of the Bidder.
- vi. Different copies must be bound separately.
- vii. Bidder must ensure that the information is furnished by him or her in the original paper bid document.
- viii. RFP document submitted by the Bidder should be concise and contain only relevant information as required.

4.8 Bid submission format

The entire proposal shall be strictly as per the forms 1 to 4 specified in this RFP and any deviation may result in the rejection of the Bidder's RFP.

4.9 Venue and the deadline for submission

- i. Proposals must be received at the address specified below latest by **26.05.2023** at **17:00 hours** at Smt. Uma Magesh, Under Secretary (Scheme), Room no. 235, A-wing, Shastri Bhawan, New Delhi 110001(Address) by hand or by speed post.
- ii. Any proposal received by the DoP after the above deadline shall be rejected and returned unopened to the Bidder.
- iii. DoP shall not be responsible for any postal delay or non-receipt/ non-delivery of the documents. No further correspondence on the subject will be entertained
- iv. The bids submitted by telex/telegram/fax/e-mail1 etc. shall not be considered. No correspondence will be entertained on this matter.
- v. DoP reserves the right to modify and amend any of the above-stipulated condition/criteria depending upon project priorities vis-à-vis urgent commitments.

5. Eligibility and Pre-qualification criteria (Technical Evaluation Criteria)

The Bid opening committee will scrutinize the mandatory documents listed in table no. 1 and the companies fulfilling the same will be scrutinized as per table no 2.

#Table 1

		Specific requirements	Documents required
	requirement		
1.	Legal Entity	Should be a company registered under the provisions of the Indian Companies Act, 2013 or a partnership firm registered under the Indian Partnership Act, 1936 or the Limited Liability Partnerships Act, 2008. -Registered with the service tax authorities. -Should have been operating for the last three years.	 Certificate of incorporation/ Partnership deed GST registration certificate Certificate of commencement of business (if applicable)
2.	Board resolution / Power of attorney in favour of Authorized signatory		OR Power of attorney with
3.	Annual turnover	Annual turnover generated from services related to Project management during each of the last three financial years (as per	&loss OR

		the last published Balance sheets), should be in INR.	
4.	Technical capability	implementation and engagement(s) of the value specified herein: Bidder must have Average	_

5.1 Technical Shortlisting criteria

#Table 2

Sl. No.	Technical Selection Criteria	Score	Max Score	Minimum score to be obtained for qualification
1	Company shall have average turnover (T) of minimum Rs. 10 crore over the FY 2019-20, FY 2020-21 and FY 2021-22	5	15	5
	For Rs. 10 crore < 50 crore	5		
	Rs. Above 50 Cr	5		
2	Obtaining of 1 work order of Project Development	5	15	5
	For every additional work order	3		
3	Completion of 1 no. of Project Development	5	20	0
	Completion of 2 projects	5	7	
	Completion of 3 projects	5		
	Completion of 4 and more projects	5		
	Total		50	10

6. Financial bids opening (Financial Evaluation Criteria)

The Financial bids shall be opened of those companies which fulfill the minimum score in pre-qualification criteria (Technical evaluation criteria) i.e. 9. Score for financial evaluation criteria is as per table 3.

Table 3

Sl.No.	Financial Criteria	Max. Score		
1	The Company quoting the lowest rate (single rate) fee for all projects.	50		
	Total	50		
The Lowe	est bidder will get the highest Max score and further sco based on Prorata basis	ore will be calculated		
	Example			
Sl. No.	Financial Criteria	Max. Score		
1	The company quoting 5% fee for all the project i.e. 24 Projects	50		
2	The company quoting 6% fee for all the project i.e. 24 Projects	41.67		
3	The company quoting 7% fee for all the project i.e. 24 Projects	35.71		
Score= (Lowest Percentage in fee* Max. Score) / Quoted Percentage rate				

7. Evaluation Process and Selection of Bidder

- i. The Bid Evaluation committee constituted by the DoP shall evaluate the responses and all supporting documents & documentary evidence. Inability to submit required supporting documents or documentary evidence may lead to rejection of the Bids.
- ii. Each of the responses shall be evaluated based on the pre-qualification (Technical) and Financial criteria respectively.
- iii. The decision of the Bid Evaluation committee in the evaluation of responses to the RFP shall be final. No correspondence will be entertained outside the evaluation process conducted by the Bid Evaluation Committee.
- iv. The Bid Evaluation Committee reserves the right to reject any or all proposals without citing any reasons.
- v. The proposal with the highest weighted combined score (Technical and Financial, 70:30) shall be selected (HS-1) i.e. Company secured the highest score in the selection criteria (Technical and Financial evaluation) shall be selected for awarding the projects. In case of tie, the company having more turnover shall be selected.

8. Payment Term

Payment Terms is in respect of implementation of the project and subsequently release of funds by the Department. This is in alignment with the release of funds to the selected applicants under the Central Sector Schemes as per existing DoE guidelines and will be aligned to the guidelines as amended from time to time.

Instalment	Percentage of funds	Remarks/ Pre-requisite
1	30	After submission of Utilisation Certificate (UC) of 1 st Installment by the SPV in prescribed form GFR-12A for the amounts utilized in accordance with GFR-2017
2	30	After submission of Utilisation Certificate (UC) of 2 nd Installment by the SPV in prescribed form GFR-12A for the amounts utilized in accordance with GFR-2017
3	30	After submission of Utilisation Certificate (UC)of 3 rd Installment by the SPV in prescribed form GFR-12A for the amounts utilized in accordance with GFR-2017
4	10	After submission of Utilisation Certificate (UC) of 4 th Installment and completion of total project work by the SPV in prescribed form GFR-12A for the amounts utilized in accordance with GFR-2017

9. Appendix: Bid submission forms

The Bid completed in all respects is to be submitted by hand or by speed post at Smt. Uma Magesh, Under Secretary (Scheme), Room no. 235, A-wing, Shastri Bhawan, New Delhi - 110001.

Proposal / pre-qualification bid shall comprise of following forms:

- Form 1: A letter of Invitation(Covering letter with correspondence details)
- Form 2: Details of the Bidder's related to project implementation.
- Form 3: Compliance sheet for pre-qualification criteria
- Form 4: Financial Bid Quotation format

Form 1: A letter of Invitation (Covering letter with correspondence details)

<Location, Date>

To,

Smt. Uma Magesh Under Secretary Department of Pharmaceuticals Room No. 235, A-Wing, Shastri Bhawan, New Delhi-110001

Madam,

We, the undersigned, offer to provide the Project Management Services for the Scheme Assistance to Medical Device Clusters for Common Facilities (AMD-CF).

2. Our correspondence details with regard to this RFP are:

Sl. No.	Information	Details
1.	Name of the Contact Person	
2.	Address of the Contact Person	
3.	Name, designation and contact, address of the person to whom, all references shall be made, regarding this RFP	
4.	Telephone number of the Contact Person	
5.	Mobile number of the Contact Person	
6.	Fax number of the Contact Person	
7.	Email ID of the Contact Person	
8.	Corporate website URL	

We are hereby submitting our Request For Proposal (RFP) in printed format.

We understand you are not bound to accept any proposal you receive.

We understand and agree to comply that on verification if any of the information provided here is found to be false/misleading DoP reserve the right to disqualify and terminate the work order at any point of time. We are liable to be dismissed from the selection process or termination of the resultant contract during the project.

We hereby declare that our proposal submitted in response to this RFP is made in good faith and the information contained is true and correct to the best of our knowledge and belief.

For and on behalf of << Legal name of bidding entity>> << Authorised Signatory's signature affixed with corporate seal>> Name: << Insert Name of Contact>>

Title: <<Insert Name of Contact>>

Signature: <<Insert Signature>>

Form 2: Details of the bidder.

Sl.No.	Information sought	Details to be furnished
1	Name and address of the bidding company	
2	Incorporation status of the firm (public limited/private limited, etc.)	
3	Year of establishment	
4	Date of registration	
5	Registrar of Companies (RoC) reference no.	
6	Details of company registration	
7	Details of registration with appropriate authorities for service tax	
8	Name, address, email, phone nos. and mobile number of the contact person	

Form 3: Compliance sheet for pre-qualification criteria (Technical Evaluation)

Sl.No.	Basic requirement	Documents required	Provided (Yes/No)	Reference & page number
1.	Legal Entity	 Certificate of incorporation / Partnership deed GST registration certificate Certificate of commencement of business (if applicable 		
2	Board resolution / Power of attorney in favour of Authorized signatory	Board resolution; OR Power of attorney with appropriate supporting documents		
3.	Annual turnover	Extracts from the audited balance sheet and profit &loss OR Certificate by the statutory auditor		
4.	Technical capability	Completion certificates from the client, Work order Certified by the statutory auditor and Work Order and Phase Completion Certificate by the client		

Form 4: Financial Bid Quotation format (Financial Evaluation)

S1.	Name of PMA	Single Price Quotation * i.e. percentage form
No.		of Grant-in-Aid

^{*}Single Price Quotation i.e. percentage form of Grant-in-Aid to be submitted to DoP for all the Projects.

It is to certify that the above quotation is submitted after fully understanding all the terms and conditions of the RFP and scheme guidelines.

For and on behalf of << Legal name of bidding entity>> << Authorised Signatory's signature affixed with corporate seal>>

Name: <<Insert Name of Contact>>

Title: <<Insert Name of Contact>>

Signature: <<Insert Signature>>

Agreement

Between

Department of Pharmaceuticals Ministry of Chemicals & Fertilizers Government of India (GoI)

And

Project Management Agency (PMA)

For consultancy and other assistance to the scheme namely "Assistance to Medical Device Clusters for Common Facilities" (AMD-CF)"

<u>AGREEMENT</u>

This Agr	eement entered on $__$	[Day] of	[Month]	[Year]
by and between	:			
	sident of India, acting	•		
(MoCF), Gover	nment of India, New I expression shall, unles	Delhi-110001, (ho	ereinafter after referr	ed to as the
	de its successors in of	•		
Project 1	Management Agency, , represented by i	-	irector/Chief Executi	
,	e context, be deemed to arty.	-		•
In this A	greement, the DoP and as the "Parties".	I the PMA are inc	dividually referred to	as "Party"
Device Cluster strengthening the	EAS the DoP has introduced for Common Facility he existing infrastructural leader in Medical gency (PMA);	ties" (AMD-CF ture facilities to	herein) with the o	bjective of al Devices
the two-stage s	HEREAS quotations a ystem viz. (i) Technic e specifications provide	al Bid (ii) Finan	cial Bid to provide of	consultancy
its services for it mentioned in	EREAS, the PMA name implementation of the Street the RFP dated med thereunder.	Scheme in accord	ance with the Scope of	of the work
	WHEREAS, the (name			
stage bidding s	ystem vide letter mentation of the sche	dated	appoi	nting it as
	IEREAS , the PMA is the scope of work.	willing to offer c	onsultancy and other	assistance

AND WHEREAS, in consideration of mutual premises, representations, and other good and valuable consideration the receipt of which is hereby acknowledged, the Parties are desirous to enter into an agreement.

- 1. The commencement of the Agreement is with immediate effect, on the day of signature by parties on the Agreement. All rights and obligations of the Parties shall be deemed to have commenced and accrued from this date.
- 2. The Agreement shall remain valid from the date of signing of Agreement and will remain valid till _______. On expiry of the validity, the Agreement may be extended as may be required with mutual written consent of both the parties.
- **3.** As per Para-3 of the RFP, the PMA would act as a catalyst in expeditious implementation of the projects in systematic, professional, and transparent manner and shall be responsible for executing the entire scheme as per the provision of AMD-CF Guidelines and corrigendum issued subsequently. The PMA shall provide the following support to attain the objectives enshrined in the Scheme. Thus, following is an initial list of services that PMA will offer to the DoP on a regular and timely basis during term of engagement:
 - i. Organizing outreach and awareness programmes to sensitize the industry or potential applicant on the Scheme, its benefits etc. guiding them to apply under the scheme. In continuation to foregoing, PMA would assist SSC in drafting and issuing the advertisement inviting applications for the Scheme, coordinating with the banks for confirming/verifying the details submitted by the applicants.
 - ii. Preparing application formats, developing operating procedures, mechanism for scrutiny, appraisal, verification of applications etc., as per the guidelines of the scheme.
 - iii. Developing an online portal to receive the applications, upload the Monitoring/Status report of the applicants etc. vis-à-vis maintaining MIS and data/records of the applicants.
 - iv. Examination of the proposals, and preparation of evaluation reports for placing before the SSC for final selection of proposals.
 - v. Placing the appraisal reports of shortlisted proposal/applications before the Scheme Steering Committee (SSC) for its concurrence and approval.
 - vi. Assist the selected applicant/beneficiary in the selection of agencies/ experts for various services such as capacity building, business development, technical or engineering support, in developing suitable O&M framework for making the project more effective.
 - vii. Processing the claims for Grant-in-aid and place those before the SSC within laid down timelines for approval of the same.
 - viii. Disbursal of Grant-in-aid to selected proposal/applications as per the procedure established by the Department/Scheme.

- ix. Preparation of agenda papers for the SSC meetings and providing secretarial assistance to DoP for the same.
- x. Maintenance of records in a systematic manner, both digital and physical, to be handed over to DOP as may be mutually decided.
- xi. Monitoring the approved projects through physical inspection and submit monthly & quarterly review of the projects report to DoP/SSC for timely disbursement and utilization of the funds.
- xii. Providing all necessary documents and information as may be required for the conduct of mid-term and end of term evaluation of the scheme.
- xiii. Providing utilisation certificates in the prescribed format for the funds provided to PMA and submitting the progress report of the same to DoP.
- xiv. Any other work which may be added subsequently in the scheme guidelines, and which will be issued by the Department in due course of time, for achieving the intended objectives of the scheme.
- **4.** This Agreement outlines the commitments of the Department of Pharmaceuticals (DoP) as follows:
 - i. To constitute Scheme Steering Committee (SSC) for issuing approval letters to selected proposer/ applicants/ SPVs;
 - ii. To Constitute a Technical Committee (TC) under the clause 7 of the scheme.
 - iii. Ensure timely convening of the meeting(s) of the designated groups/ committees to review the physical and financial progress of the Scheme and the projects thereof;
 - iv. To accord in-principle and Final approval of the select project;
 - v. To make sure for the timely approval and release of Grant-in-Aid as per the guidelines of the AMD-CF Scheme;
 - vi. Release of Project Management fee (PMA charges) and reimbursement of other charges on the approval of SSC
 - vii. To frame policies, guidelines, rules etc. from time to time deemed necessary to provide necessary support to the scheme.

- **5.** Termination of the Agreement may be done by either party on account of following reasons:
 - i. PMA- Only, if any fee payable by DoP is outstanding for a period of more than 180 calendar days, then PMA with due notices shall have right to terminate the contract.
 - ii. DoP- If progress on the scheme is not being made as envisaged and/or Terms & Conditions of the Approval letter/ Agreement/ Scheme / Scheme Guidelines/ Directions are not being complied with.
- 6. Breach of any of the terms of this Agreement or any report being non-acceptable to the DoP for lack of professional quality shall deemed to be an event of default by the PMA. On the occurrence of any of the event of default on the part of PMA, the DoP may terminate this Agreement and claim Default refund of any money paid or invoke the bank guarantee and refuse to make any more payment.
- 7. For this engagement, the DoP shall pay the PMA @% of the Grant-in-aid released which will be inclusive of GST. This agreement includes all of the PMA's costs and deliverables as well as any tax obligation that may be imposed on it. Schedule of Payments mentioned in the Scheme Guidelines is only indicative and the actual amount as professional Fees will be released to PMA based on Actual Grant-in-Aid approved by SSC for release.
- **8.** Any studies, reports or other material, graphic, software or otherwise, prepared by the PMA for the DoP/Government under the Agreement shall belong to and remain the property of the DoP (GoI).
- **9.** PMA shall not take up any task at any stage with the applicants under the AMD-CF Scheme in respect of application under any other Scheme or any other tasks, which create conflict of interest. However, there would not be any restriction on PMA to extend financial facilities, including loans to any of the applicants under other schemes. Any existing financial assistance from PMA, extended to any of the applicants, prior to any application under the scheme, shall also not be treated as conflict of interest, provided relevant disclosure is made in this regard to SSC.
- **10.** For this Agreement "Force Majeure" means the occurrence of an event or circumstance that prevents or impedes a party from performing one or more of its obligations under the Agreement, if and to the extent that party proves: [a] that such impediment is beyond its reasonable control; and [b] that it could not reasonably have been foreseen at the time of the conclusion of the Agreement; and [c] that the effects of the impediment could not reasonably have been avoided or overcome by the affected party.

- i. In the absence of proof to the contrary, the following events affecting a party shall be presumed to fulfil conditions [a] and [b] under Article- 10 of this Article, and the Affected Party only needs to prove that condition [c] of Article- 10 is satisfied:
 - a) war (whether declared or not), hostilities, invasion, act of foreign enemies, extensive military mobilization;
 - b) civil war, riot, rebellion and revolution, military or usurped power, insurrection, act of terrorism, sabotage or piracy.
 - c) currency and trade restriction, embargo, sanction.
 - d) act of authority whether lawful or unlawful, compliance with any law or governmental order, expropriation, seizure of works, requisition, nationalization.
 - e) plague, epidemic, natural disaster or extreme natural event.
 - f) explosion, fire, destruction of equipment, prolonged break-down of transport, telecommunication, information system or energy.
 - g) general labour disturbance such as boycott, strike and lock-out, go-slow, occupation of factories and premises.
- ii. A party successfully invoking this Article is relieved from its duty to perform its obligations under the Agreement and from any liability in damages or from any other remedy for breach of Agreement, from the time at which the impediment causes inability to perform, provided that the notice thereof is given without delay. If notice thereof is not given without delay, the relief is effective from the time at which notice thereof reaches the other party. Where the effect of the impediment or event invoked is temporary, the above consequences shall apply only as long as the impediment invoked impedes performance by the affected party. Where the duration of the impediment invoked has the effect of substantially depriving the parties of what they were reasonably entitled to expect under the Agreement, either party has the right to terminate the Agreement by notice within a reasonable period to the other party. Unless otherwise agreed, the parties understands that the Agreement may be terminated by either party if the duration of the impediment exceeds 180 days.
- iii. Where Article 10 (ii) above applies and where either party has, by reason of anything done by another party in the performance of the Agreement, derived a benefit before the termination of the Agreement, the party deriving such a benefit shall pay to the other party a sum of money equivalent to the value of such benefit.
- 11. The parties hereto recognize that, any dispute or difference between the parties in context to this Agreement or matters incidental thereto shall be taken up for

resolution, through AMRCD and guidelines thereof, of the Department of Legal Affairs, Ministry of Law & Justice, No. 334774/DoLA/AMRD/2019 dated 31st March 2020 and as amended, supplemented, updated and/or augmented from time to time. In this context, all disputes arising out of or related to this Agreement, including without limitation all matters connected with its performance, will be governed by, and construed and interpreted under the laws of India.

- 12. From time to time during the Term, either Party (as the "Disclosing Party") may disclose or make available to the other Party (as the "Receiving Party") information about its business affairs, goods and services (including any Forecasts), confidential information and materials comprising or trade secrets, third-party confidential information and other sensitive or proprietary information. Such information, as well as the terms of this or other Agreement and other information that by its nature can reasonably be expected to be considered confidential, whether orally or in written, electronic or other form or media, and whether or not marked, designated or otherwise identified as "confidential" constitutes "Confidential Information" hereunder. Confidential Information does not include information that at the time of disclosure: (a) is or becomes generally available to and known by the public other than as a result of, directly or indirectly, any breach of this Article-12(i) by the Receiving Party or any of its Representatives; (b) is or becomes available to the Receiving Party on a non-confidential basis from a third-party source, provided that such third party is not and was not prohibited from disclosing such Confidential Information; (c) was known by or in the possession of the Receiving Party or its Representatives prior to being disclosed by or on behalf of the Disclosing Party; (d) was or is independently developed by the Receiving Party without reference to or use of, in whole or in part, any of the Disclosing Party's Confidential Information; or (e) is required to be disclosed pursuant to applicable Law; provided, that the Receiving Party (i) provide prompt written notice thereof to the Disclosing Party to enable the Disclosing Party to seek a protective order or otherwise prevent such disclosure and (ii) disclose only that portion of the Confidential Information required to comply with such requirement. Further:
 - i. The Receiving Party shall, from disclosure of such Confidential Information: (a) protect and safeguard the confidentiality of the Disclosing Party's Confidential Information with at least the same degree of care as the Receiving Party would protect its own Confidential Information, but in no event with less than a commercially reasonable degree of care; (b) not use the Disclosing Party's Confidential Information, or permit it to be accessed or used, for any purpose other than to exercise its rights or perform its obligations under this Agreement; and (c) not disclose any such Confidential Information to any Person, except to the Receiving Party's Representatives who need to know the Confidential Information to assist the Receiving Party, or act on its behalf, to exercise its rights or perform its obligations under this Agreement. The Receiving Party shall be responsible for any breach of this Article caused by any of its Representatives.

- ii. On the expiration or earlier termination of this Agreement or at any time during or after the Term, at the Disclosing Party's written request, the Receiving Party and its Representatives shall, promptly return or permanently destroy all Confidential Information and copies thereof that it has received under this Agreement, except where prohibited by applicable Law.
- iii. The Parties acknowledge and agree that: (a) a breach or threatened breach by a Party of any of its obligations under Article-12 (Confidentiality) would give rise to irreparable harm to the other Party for which monetary damages would not be an adequate remedy and (b) in the event of a breach or a threatened breach by a Party of any such obligations, the Parties shall, in addition to any and all other rights and remedies that may be available to a Party at law, at equity or otherwise in respect of such breach, be entitled to equitable relief, including a temporary restraining order, an injunction, specific performance and any other relief that may be available from a court or an arbitral tribunal or a tribunal or an appropriate machinery of dispute resolution of competent jurisdiction, without any requirement to prove actual damages.
- 13. Integrity must prevail throughout the life-cycle of a business transaction, from its negotiation to its performance and resulting remuneration. In that very context, the PMA agree and undertakes that, at all times in connection with and throughout the term of the Agreement and thereafter, it will comply with and that it will take reasonable measures to ensure that its subcontractors, agents or other third parties, subject to its control or determining influence, will comply with the following provisions:
 - i. PMA will prohibit the following practices at all times and in any form, in relation with a public official at the international, national or local level, an official or candidate to political office, and an officer, employee or a professional engaged on fixed term basis of DoP, whether these practices are engaged in directly or indirectly, including through third parties:
 - a) Bribery is the offering, promising, giving, authorizing or accepting of any undue pecuniary or other advantage to, by or for any of the persons listed above or for anyone else in order to obtain or retain a business or other improper advantage, e.g. in connection with public or private procurement contract, grants, regulatory permits, taxation, customs, judicial and legislative proceedings. Bribery often includes: (i) kicking back a portion of a contract payment to government or party officials or to employees of the other contracting Party, their close relatives, friends or business partners or (ii) using intermediaries such as agents, subcontractors, consultants or other third parties, to channel payments to government or party officials, or to employees of the other contracting Party, their relatives, friends or business partners.

- b) Extortion or Solicitation is the demanding of a bribe, whether or not coupled with a threat if the demand is refused. PMA will oppose any attempt of Extortion or Solicitation and is encouraged to report such attempts through available formal reporting mechanisms.
- c) <u>Trading in Influence</u> is the offering or Solicitation of an undue advantage in order to exert an improper, real, or supposed influence with a view of obtaining from a public official an undue advantage for the original instigator of the act or for any other person.
- d) <u>Laundering the proceeds</u> of the Corrupt Practices mentioned above is the concealing or disguising the illicit origin, source, location, disposition, movement or ownership of property, knowing that such property is the proceeds of crime.
- ii. With respect to third parties, subject to the control or determining influence of PMA, including but not limited to agents, consultants, subcontractors, franchisees, lawyers, accountants or similar intermediaries, acting on the PMA's behalf in connection with the negotiation of contracts, the obtaining of licenses, permits or other authorizations, or any actions that benefit the PMA or as subcontractors in the supply chain, PMA should instruct them neither to engage nor to tolerate that they engage in any act of corruption; not use them as a conduit for any corrupt practice; and hire them only to the extent appropriate for the conduct of the PMA's business.
- iii. The PMA further affirms, to take the necessary remedial action in a reasonable time and to inform DoP about such action, if the DoP, as a result of the exercise of audit, inspection, investigation or otherwise brings evidence that the PMA has been engaging in material or repeated breaches of the instant Article, and notify the PMA accordingly. If no remedial action is taken or, as the case may be, the defence is not effectively invoked, the DoP may, at its discretion, terminate the Agreement, it being understood that in such cases DoP shall reserve rights to recover all payments disbursed or paid in PMA Charges, as far as permitted by applicable law.
- 14. The Services to be offered by PMA hereunder are professional in nature, and DoP has engaged PMA as a result of PMA's expertise relating to such Services. PMA, therefore, acknowledge that it will not assign, sell, transfer, delegate or otherwise dispose of this Agreement or any right, duty or obligation under this Agreement without the prior written consent of the DoP, which consent shall be within the sole and absolute discretion of DoP.
- **15.** No amendments in this Agreement shall be effective unless it is in writing and signed by duly authorized representatives of both the parties.

- **16.** On points where disagreement(s) persists, matter may be referred to Secretary, DoP for a decision which shall be final and binding on both the parties.
- 17. The Parties expressly acknowledge that all audit rights, payment, confidentiality, indemnification obligations or provisions of this Agreement which by their express or implied terms extend beyond the termination of the PMA's services hereunder, or beyond the termination of this Agreement, shall survive the expiration or termination of this Agreement and effect notwithstanding the termination of the PMA's services or the termination of this Agreement for any reason.
- 18. All notices, requests, consents, claims, demands, waivers and other communications under this Agreement (each, a "Notice") must be in writing, and addressed to the other Party at its address set forth below (or to such other address that the receiving Party may designate from time to time in accordance with this Article). All Notices must be delivered by personal delivery, courier, post, or Official e-mail. Except as otherwise provided in this Agreement, a Notice is effective only (a) on receipt by the receiving Party, and (b) if the Party giving the Notice has complied with the requirements of this Article.

i.	DoP's authori	ized repres	sentative for	the purposes	of administration	of this
	Agreement	is	or	successor.	Phone	;
	Email:		··			
ii.	PMA's author	rized repre	sentative fo	r the purposes	s of administration	of this
	Agreement	is	or	successor.	Phone	;
	Email:		•			

- 19. This Agreement and any other Agreement(s), instruments, undertakings or otherwise herein contemplated to be entered into among, by or with the Parties hereto constitute the entire Agreement between the Parties hereto pertaining to the subject matter hereof and supersede all prior understandings, negotiations, and discussions, whether oral or written, of the Parties hereto. The annexures (agreements, undertakings, bonds etc.) if any, attached to this Agreement form an integral part hereof. Further, this Agreement may be executed in one or more counterparts, each of which shall for all purposes be deemed to be an original but all of which together shall constitute one and the same Agreement.
- **20.** In connection with this Agreement and all transactions contemplated by this Agreement, PMA hereto accept to execute and deliver such additional documents and instruments and to perform such additional acts as may be necessary or appropriate to effectuate, carry out and perform all of the terms, provisions and conditions of this Agreement and all such transactions.
- 21. No waiver under this Agreement is effective unless it is in writing, identified as a waiver to this Agreement and signed by an authorized representative of the Party waiving its right. Any waiver authorized on one occasion is effective only in that

instance and only for the purpose stated and does not operate as a waiver on any future occasion. None of the following constitutes a waiver or estoppel of any right, remedy, power, privilege or condition arising from this Agreement: (i) any failure or delay in exercising any right, remedy, power or privilege or in enforcing any condition under this Agreement; or (ii) any act, omission or course of dealing between the Parties.

- 22. The parties acknowledge that this Agreement constitutes as single and entire understanding that is not severable or divisible, except that if any provisions herein are found to be invalid, the remaining provisions shall continue in full force and effect. Upon a determination that any term or provision is invalid, illegal or unenforceable, the Parties shall negotiate in good faith to modify this Agreement to effect the original intent of the Parties as closely as possible in order that the transactions contemplated hereby be consummated as originally contemplated to the greatest extent possible.
- **23.** This Agreement shall be binding upon the parties hereto and their respective heirs, executors, administrators, successors, personal representatives, and permitted assigns.
- **24.** The PMA assumes any and all liability for any damages, injury and claims relating the engagement and agrees to indemnify and hold the DoP and its Staff, and Officers harmless from and against any and all loss, damages, claims, lawsuits, actions, liability, debts, attorneys' fees, costs, litigation expenses, interest, late charges, demands, suits and judgments arising out of or relating to the Event. All indemnities survive termination of this Agreement.
- 25. The PMA cognize to promptly give notice to the DoP if and to the extent the PMA becomes aware that any DoP information contains an ambiguity, error, omission, discrepancy, insufficiency or inconsistency or is otherwise insufficient to enable the PMA to perform the Services.
- 26. The PMA agrees to offer its services against the Scheme mentioned herein. Continuing projects under the AMD-CF Scheme, if any, shall be prerogative of the PMA appointed thereof. By executing this agreement PMA agreed to waive any and all rights to participate in the offering and all other rights or interests of PMA appointed under the former scheme[s].

IN WITNESS WHEREOF, the parties hereto, through their duly authorized officers, have executed this Agreement in duplicate original as of the effective date above written.

Department of Pharmaceuticals (DoP)	Project Management Agency (PMA)
Name: Designation:	Name: Designation:
Designation.	pesignation.
Witness:	
1	1
2.	2.

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