

Purchase Order Terms and Conditions

1.	All the articles and clauses stipulated in the Government Law No. 24 of 2015 Regulation of Tenders and Auctions "Law" are considered to be part of HMC Quotation Terms and Conditions (therefore, any scenario which is included in the Law but not covered within HMC Quotation Terms and Conditions will be valid. Any conflict of interest between the HMC Quotation Terms and Conditions and the Law, the Law shall prevail.		
2.	 a) This order is issued subject to HMC's Terms and Conditions of Purchase issued with either tender (quotations exceeding Qrs. 199,999 of RFQ's (Requests for Quotations) and RFP's (Requests for Proposals) which forms part of the contract). b) Copies of tender documentation (terms and conditions) shall be made available to the Supplier for the cases in which quotation exceeds Qrs. 199,999 at any stage of purchase. 		
3.	The Goods shall be delivered by the local Contractor carriage and freight paid in such quantities, manners, at such times and to such places as HMC may order in writing.		
4.	HMC will assume responsibility for insuring the Goods where orders are placed directly with overseas Contractors providing that insurance is not included with prices in quotation. Local Contractors shall be responsible for providing insurance cover from the point of manufacture to the warehouse (Receiving Section) of HMC at their own expense.		
5.	The technical and commercial offers shall include the <u>SAME</u> manufacturer's name and the country of origin which was indicated on the sample during the evaluation stage. Moreover, the Suppliers are not allowed to change it after the purchase order is issued. HMC reserves the right to apply penalties or to take legal action in the event of non-compliance.		
6.	Prices stated on HMC Purchase Orders will not be subject to change.		
7.	Supplier must provide 3 copies of original catalogues or literatures. (In English in addition to any other primary language)		
8.	Supplier must confirm in the event of an order, Operating/ Service Manuals and Spare Parts/ Consumables Price Lists to be provided F.O.C.		
9.	Confirmation of acceptance of the Purchase Order by the Supplier is required via email.		
10.	 HMC requires the mode of shipment to be Warehouse to Warehouse / Door to Door (including Customs fees), if it is not so then, please specify your price delivery, (by Air, Land, or Sea) (C&F, CNF, CFR, CPT, etc.) As per the Customs rules & regulations of the State of Qatar, Commercial Invoice should clearly state the terms of shipment. For the cases where terms of shipment are mentioned as 'Ex-works' or 'FOB', freight cost MUST be indicated SEPARATELY. Cost of goods, legalization, packing and freight fee, insurance charges, and other overhead fees must be stated individually. If the invoice is not showing the freight amount, then the same should be shown in AWB (rated AWB) Local Suppliers: Please refer to the document "Delivery Locations" available on HMC website for detailed delivery guidelines. 		
11.	Time of delivery is of the essence and may not be varied without the written permission of HMC.		
12.	 a) Prices must be itemized to HMC Stores/ Al Khor Hospital Stores/ The Cuban Hospital Site/ Al Wakra Hospital Site in Qatari Riyals only (both in figures and words). Grand total must also be indicated. b) For overseas vendors, the currency rate applicable will be of the day of opening the quotation however quoted price should be static and valid for 15 days from the date of opening of quotation (closing date) regardless of regular fluctuation in currency rates. 		

WA/FG/2.3.24 Page **1** of **17**

- For signing the contracts, collection of purchase orders and collection/ submission of quotations, please note that:
 - I. Only authorized person mentioned on the Commercial Registration with full signature power (Absolute Power) can sign the contract.
 - II. Or Person on the Commercial Registration with Absolute Power can issue a Power of Attorney certified by the Real Estate Registration Department at the Ministry of Justice for any other person to sign the contract on his behalf with HMC.
 - All quotations must be properly stamped and signed by duly authorized person.
 - Suppliers must send the 'authorized' representative, with a 'Letter of Authorization' and 'Official Company Stamp' to collect the purchase order.
- According to the new law issued by the Ministry of Finance, Department of Government Procurement Regulation dated at <u>07 June 2023:</u> HMC reserves the right to amend the quantities or size of the contracts concluded in accordance with the provisions of the law by increasing or decreasing under the same conditions and prices, at a rate not exceeding (20% each) of the total contract value or its duration.
- a) Suppliers failing to meet the delivery requirements will be subject to financial penalties which shall be calculated on the following scale:
 - 1 to 4 weeks = 1% of the value of unsupplied goods per week
 - 5 to 7 weeks = 2% of the value of unsupplied goods per week

Should the Supplier fail to deliver after 7 weeks of the specified delivery date, HMC reserves the right to cancel the Purchase Order whether wholly or in part and impose upon the Supplier a financial penalty which shall not exceed 10% of the total value of the Goods affected and purchase the unsupplied materials from other sources and deduct any extra cost that may be incurred on the new purchase order from the Supplier's account.

- b) Other conditions as per Contract.
- 16. HMC shall have the right to terminate or cancel the Contract for breach or at will in accordance with the provisions for termination in the Contract in any of the following cases, without prejudice to any of the legally established liability:
 - Death of the contractor, in case of his character has a legal consideration.
 - Bankruptcy or insolvency of the contractor.
 - Expiration of the contracting company or the organization in accordance with provisions of the law.
 - If the public interest requires so, based on justified decision of the Chairman, on recommendation of the Committee.
 - If it is proven that the contractor had used fraud or manipulation in the execution of the contract, or in order to get it.
 - If the contractor proceeded by himself or by others, directly or indirectly, to bribe a State employee or to complicit with him to damage the Corporation.

In all cases of cancellation of the contract or implementation thereof on account of the contractor, HMC shall seize the performance bond, and shall reserve the right to deduct any due fines or any incurred damage from any amounts due or shall be due to the contractor, without need to take any other action.

- 17. Goods shipped to HMC shall be securely packed in trade packages of a type normally used by the manufacturer for commercial deliveries within the State of Qatar. The following details shall be shown on the outside of every package:
 - a) Description of goods
 - b) Quantity in package
 - c) Any special directions for storage or handling
 - d) Expiry dates of contents (if applicable)
 - e) Batch number
 - f) Name of manufacturer

WA/FG/2.3.24 Page **2** of **17**

- 18. a) The Suppliers must submit invoices within 30 days of completion of the work or supply.
 - b) The Suppliers entitlement shall be payable based on the invoices to be submitted by the Supplier to HMC for each delivery and the acceptance of the items delivered by HMC. Payment shall be made within up to (60) working days following the submission by the Supplier of the invoice and after its audit by HMC <u>OR</u> in accordance with the signed Contract's terms and conditions for the Purchase Order.
 - c) As per the Circular from the Ministry of Finance dated 25.6.2023, the following supporting documents to be provided by all the suppliers in order to release their payment:
 - Original copy of invoice containing vendor name, invoice reference number, user/ HMC facility name
 with address, items/ work process descriptions, quantity, unit price, total value and withholding tax if
 applicable.
 - Approved work completion certificate with user approval.
 - Matching works scope stated on work completion report/ certificate with PO work description/ items/ quantity.
 - Approved payment must be matching with the contract terms.
- All electrical equipment supplied by the Contractor must be suitable for use with a main power supply of 220-240 volts AC/50 HZ without resorting to the use of transformers.
- 20. For air shipments, priority shall be given to M/S. Qatar Airways (whenever possible provided the route is served by Qatar Airways and would not cause delay of the shipment).
- a) The only body authorized by the State of Qatar to legalize shipping documents is Qatar Embassy or Consulate. b) Legalization should be done at the Country of Origin.
 - c) Should there be no Qatar Embassy or Consulate in the country from which the goods are being exported original documents should be forwarded to either HMC or Opening Bank to arrange for legalization through the Qatari government's Ministry of Foreign Affairs and the amount will be deducted from Supplier's account.
 - d) All the import documents must be attested by the QATAR EMBASSY, in case of failure, legalization fine will be applicable as per the list of revised charges issued by Qatar Customs, please refer to the document "Tariff of Charges and Mandatory Documents required by Qatar Customs" available on HMC vendors website.
- a) Goods delivered will be subject to inspection by HMC within a reasonable time after delivery and may be rejected for defective, inferior and unspecified features of Purchase Order, and return expenses will be the Supplier's responsibility.
 - b) If Receiving Committee for the medications finds any defect with a batch of item or if an item fails to meet the required standards during analysis at MOPH Qatar, it will be the Supplier's responsibility to replace such defective batch or item by other non-defective batch or item.
- 23. In order to harmonize with regional and international requirements, the Suppliers shall supply products labeled with GS1 (Global Standard) barcodes as non-compliance will affect the Award of the tender. (For more details, please contact Dr. Tarek Khary on Tel: 40253610, Email: TKHARY@hamad.ga).

WA/FG/2.3.24 Page **3** of **17**

24. The contractor shall present the following forms/ documents with each and every consignment at/ before the time of delivery.

Local Vendor:

- 1 original invoice and two copies
- 1 original delivery note and two copies

Overseas Contractors:

- 1 original legalized (if applicable) invoice and 2 copies
- 1 original packing list and 2 copies
- 1 original legalized Certificate of Origin and 2 copies
- 1 original Airway Bill and two copies
- 1 Israeli Boycott Shipping Declaration (Sea freight only) and 2 copies
- 1 original legalized (if applicable) Certificate of Health (Nutritional Products) and 2 copies
- 1 original legalized (if applicable) Certificate of Purity & Radioactivity (drugs and pharmaceuticals) & 2 copies
- 1 original legalized (if applicable) Certificate of Analysis (drugs & pharmaceuticals) and 2 copies
- 1 original chamber of Commerce attested invoice and vendors blue wet ink stamp on the invoice.
- Special approval from Ministry of Interior for certain document (if needed and necessary).
- a) Controlled and Narcotic Medicines and Drugs need to be packed and marked separately and are not to be mixed with any other medicines and drugs and also to be shipped with a totally separate Airway Bill (AWB).
 - b) Pharmaceutical Suppliers must hold and provide us with the copies of valid license for importing and supplying (i) Medicines and Drugs (ii) Narcotic and Psychotropic controlled drugs (whichever is applicable).
 - c) Note to all Suppliers and Courier companies (DHL, Fedex, UPS, Aramex, etc.): As per Bylaw No. Law No. 9 of 1987 on Control and Regulation of Control and Regulation of Narcotic Drugs and Dangerous Psychotropic Substances (NDDPS) and Law No. 19 of 1993 with respect to the Regulation of Trading in Psychoactive Substances (Article # 8), there should be no handover of any item that falls under these two bylaws to HMC unless approval is obtained (before clearance) from the Ministry of Public Health and Qatar Customs Authority otherwise the shipment will not be accepted by HMC.
 - d) Custom Department's stamp and signature are must (required before handing or delivering the items to HMC) on the Clearance Certificate document (Import License) which is issued via the Drug Control Department (Ministry of Public Health at the State of Qatar).
 - e) The procedure mentioned in Point No. (d) must be done in the presence of Hamad Medical Corporation delegated and authorized Pharmacist or MOPH Pharmacist.
 - f) All pharmaceutical manufacturer plants, sites and items need to be registered at the Drug Registration Department at the Ministry of Public Health.
 - g) All supplied pharmaceutical products must be registered to be on the market in the certifying country of export, and (as well as compounding ingredients & food supplements) complying with all applicable governing laws, regulatory requirements, classifications & criteria of the Ministry of Public Health of the state of Qatar.
 - h) In case a pharmaceutical product, food supplement or a compounding ingredient is not locally registered in Qatar, the form of "Non-Registered Product" available on HMC website must be filled accurately, signed by the qualified person (licensed pharmacist) and stamped by company stamp on the supplier's letterhead and provided along with quotation & supportive documents. All supportive documents must be valid, harmonized and matching the offered products in the quotation.
- 26. Suppliers must provide the Material Safety Data Sheet (MSDS) for all applicable items in the Purchase Order. It is the policy of the HMC to collect and archive such data.
 - 2. If the MSDS is not provided with the order, the condition for receiving & accepting such materials is violated and rejection and refusal to accept such materials would be in effect. The MSDS is mandatory to accept a shipment that contains any chemical, biological or radioactive materials and those items are subject to this condition.
 - 3. MSDS also needs to be submitted <u>along with the quotation</u>, otherwise the offer might at HMC's discretion be disqualified).

WA/FG/2.3.24 Page **4** of **17**

- a) Item(s) must carry Full Description, Batch, Lot Nos., Production and Expiry dates, correct labeling and symbols (in case of hazardous, flammable material) on all individual packing and outer cartons.

 Both primary and secondary containers need to be labeled in order to be considered GHS compliant.
 - b) Items must be packed individually, based on the standard quantity in each carton and individual lots and size (dimension) to be mentioned on both inner and outer packaging. NOTE: Items need to be packed in separate cartons for every single purchase order, please do not mix more than one purchase order in one box.
 - c) Quantity of items packed in each carton or box must be printed outside each box.
 - d) Packing must remain as per the manufacturer standard quantity.
 - e) Suppliers should advise the number of pallets which are coming along with the shipment.

 NOTE: The dimension of the pallets preferably needs to be: 1 Meter width (x) 1.20 Meter length (x) not exceeding 1.40 Meter height (x) not exceeding 1,000 Kilograms weight.
 - f) While shipping, utilize plastic pallets instead of wooden pallets due to safety reasons.
- While shipping the items, a Transportation Data Logger to be deployed in order to monitor the shipment and detect the damage in terms of shock, vibration, tilt & roll, temperature and humidity, etc.
 - To ensure the safety and quality of any item especially cold medication, please ensure that the item is kept within 2-8 degree during transportation between different entities until it reaches the final destination.
 - Suppliers must note it is mandatory for all HMC vaccines shipments that each secondary box of each shipment should contain a "Freeze-tag" indicator as a MUST.
 - In order to avoid any damage to the items and medications, temperature requirement (for shipping and storage) must be indicated on the Airway Bill (AWB), Bill of Lading (BL) as well as on all individual packings.
 - The supplier is obligated to supply the items to the locations specified by HMC and deliver them in their warehouses. The supplier is obligated, if supplied, to use cars and refrigerated containers at temperatures appropriate to the product to ensure quality and safety and effectiveness, according to the requirements of the manufacturing companies and according to the requirements of the MOPH in terms of temperature and method of handling with attachments documents related to this, and when any of the conditions related to storage conditions are violated, the HMC have the right to reject it and not receive it, as well as the demand for a replacement within a maximum period of one week from its date.
 - The supplier is obligated to put indicators to measure temperatures with the shipment to know the temperatures that it was exposed to during transportation, storage, and verification. Ensure that these are transported in the storage conditions recommended by the manufacturer.
- a) As per Article No. 4 of Law No. 6 of 1987 concerning the unified rules for giving priority in Government Procurement to national products and products of National Origin in the GCC States: for all procurement, public works, maintenance, operation or other contracts, supplier or contractor has to commit to purchase their material or equipment requirements from the national products or from products of national origin in accordance with Article 2a of this Law. Failure to abide by the above provisions of this article shall be considered as a breach of Contract and shall be penalized by a fine of 20% of the Contract value, in addition to other conditions and sanctions prescribed by the law.

 (Link for complete version:
 - http://almeezan.qa/printarticle_section.aspx?lawtreesectionid=2839&language=en&lawid=374)
 - b) As per the Ministry of Finance Circular No. 3/2013 dated 15.9.2013 and based on H.E. the Prime Minister's decision dated 8.10.2017, all local and overseas contractors need to use 100% local (State of Qatar) resources while doing their business activities, as long as it complies with the customers' requirements.
 - c) Suppliers need to declare the percentage of national origin of the product they are quoting for example: (1) 100% local national manufacturing (raw material manufacturing plus packaging), (2) Partial local manufacturing, (3) Local packaging only, (4) Complete overseas manufacturing.
- 30. All shipments of medicinal products derived from Human blood or plasma must be accompanied with Batch Release Certificate, certified by Local Health Regulatory Authority at country of origin.

WA/FG/2.3.24 Page **5** of **17**

- NFPA (National Fire Protection Association) codes and standards especially (NFPA 99 & NFPA 101) or in rare instance QCD (Qatar Civil Defense) approved safety equivalent standards to be followed for all new construction, renovations and building repair projects and for all Life Safety upgrading projects planned or underway <u>AND noother</u> healthcare Life Safety Standards are applicable for any HMC Facilities, except the standards mandated by the Qatar Civil Defense (QCD).
- a) Payment Terms: Telex Transfer upon receipt of Goods. Please advise Supplier Bank Details. (Overseas Vendors).
 b) HMC will not pay any bank charges (fees or interest) for any bank outside the state of Qatar unless these

charges were already indicated in the quotation and stated in the Purchase Order.

c) Any Overseas Supplier requesting a Pre-Payment must be aware that only 20% of the total amount of the items will be paid in advance after the Supplier submits Bank Guarantee of the same value (20%) to HMC.

a) INTERIM/BID BOND:

- Interim/Bid Bond not to exceed 5% (percentage to be determined by HMC) to be submitted for any offer with value of Qrs. 200,000.00 and above with validity of 120 days from the date of submission of bids.
- Interim/Bid Bond for Sole Source is not required.
- Interim/Bid Bond to be submitted along with the Technical offer and not the Commercial offer.
- The Interim Bond shall be unconditional and should be provided to HMC by a Bank Guarantee from a Qatar based Bank or accredited Bank, or by certified Check.
- In the case of rejected bids, the Interim Bond shall be returned within seven (7) working days from the date of the decision to reject the bid.
- For a successful Bidder, the Interim Bond shall be returned within seven (7) working days of receiving the Performance Bond.

b) PERFORMANCE BOND:

- As per Article 21 of the Government Procurement Policy, an unconditional and irrecoverable Performance Bond of not less than 10% of the Contract value (such additional percentage value to be solely determined by HMC), to be submitted for Purchase Orders with the value of Qrs. 200,000.00 and above.
- The Performance Bond must remain valid and will be retained by HMC until Certified Completion of the Contract (which includes any applicable warranty or maintenance period), after which it shall be returned to the Supplier's Bank within 7 working days.
- The Performance Bond to be deposited by a Bank Guarantee letter from a Bank based in the State of Qatar or accredited Bank.
- c) Local and Overseas Banks issuing Guarantees, Performance Bonds need to be approved by the Qatar Central Bank.
- d) Bank Guarantees from external Banks not within the State of Qatar maybe accepted if the Bank Guarantee is marked with an acceptance from a Bank based in the State of Qatar or an accredited Bank, on the provision that the Qatar based Bank or the accredited Bank is legally obligated to pay the Bank Guarantee upon request from HMC without any objection from the Bidder.

e. 10% RETENTION:

The return of retention money amounting to 10% of Contract Value will be made after expiry of warranty period and upon issuance of Certificate of Completion by HMC.

34. Warranty/Installation/Commissioning:

- 1. Warranty: Minimum 3 years required from date of commissioning in either case whether the installation is carried out by HMC or by the Supplier.
- 2. Supplier must provide Warranty Certificate for each equipment (clearly specifying the warranty period starting from the date of commissioning).
- 3. Installation & commissioning charges, if any, must be mentioned separately in your quotation.
- 4. Delivery of equipment where installation and commissioning are the Suppliers responsibility shall be considered received on the day installation and commissioning is completed. There is no delay if (a) installation is delayed by HMC (b) Supplier specifies installation period in his quotation and it is accepted by HMC.
- 35. HMC strongly recommends all the local agents in Qatar to have a minimum of 3 months stock within their store in order to avoid any emergency situation.

WA/FG/2.3.24 Page **6** of **17**

- All necessary licenses i.e. Import, Transport, Handling, Storing, MSDS shall be maintained by the Supplier in case of radioactive, nuclear, bio-hazardous items prior to sending the offers.
- 37. For all new Supply, Installation and Commissioning contracts, payment terms to be read as follows:
 - 30% of order value will be released upon receipt of items/equipment with submission of bank guarantee (if applicable).
 - 60% will be released upon completion of installation & commissioning.
 - 10% will be paid upon completion of warranty and training.
- 38. If the shipped item has Harmonized Code (HS) then you are kindly requested to provide this code in order to facilitate clearance. For more information please refer to the following link: http://en.wikipedia.org/wiki/Harmonized System
- 39. Suppliers are required to:
 - a) Inform HMC at least one year prior if their machine, equipment, device is going to be obsolete or out of service or if a new model is going to be introduced.
 - b) Exchange or replace with the latest updated model or technology of the Awarded item that is available in the market at the time of delivery upon HMC acceptance.
- In case of any product or item recall, the Supplier, Manufacturer or local or regional area agent must inform HMC and will be further responsible to take back and replace the product or item. This practice shall continue even if the Purchase Order is completely delivered and closed.
 - If the machine or equipment is early recalled by the manufacturer and is permanently obsolete from the service and stopped, and HMC is holding any stock spare parts which belong to the machine, then the vendor needs to take back these stock items and refund HMC for these spare parts.
 - In the case where medicines are recalled arising as a result of manufacture defect reported by end users after distribution of medications and approval by Drug Supply Committee, the Supplier or manufacture or local or regional area agent will be responsible to take back and replace the item. This practice shall continue even if the Purchase Order is complete.
- Advise 'total' and 'upon receipt' shelf life. Maximum shelf life required and for most of the items, it is mandatory to have minimum 2/3rd shelf life to valid upon receipt of goods. Exceptional cases for less than 2/3rd shelf life are possible only upon approval of HMC with an Undertaking Letter (UTL) according to the following criteria:
 - 1. The undertaking letter should have a specific period of time/duration.
 - 2. Suppliers will be alerted 4 months before the final expiry that we wish to activate the undertaking letter agreement.
 - 3. Suppliers and or Agents must collect the agreed quantities within 14 days of notification from a central collection point, our Distribution Warehouse.
 - 4. Suppliers and or Agents should replace or credit the agreed quantities within 30 days of collection.
 - 5. In case of failure to collect and replace the expired items, the below costs would be charged to Supplier's account: (A) Penalties, (B) Cost of expired items, (C) Storage cost, (D) Condemnation charges.
 - 6. Replacement items will be delivered to a central point, our Distribution Warehouse.
- 42 For GHC-GCC (Gulf Health Council for Gulf Cooperation Council States) shared tenders:
 - Note to Customs Department: This purchase order is going to be shipped into the name of local agent as they should do the clearance and not HMC.
 - Complete terms and conditions are available on: http://ghc.sa/en-us/Pages/grouppurchasingtendersgeneraltermsconditions.aspx
- 43. For every GHC purchase order, 2% (being "Research Fund" commitment as per Tender general terms and conditions, Chapter 5 'Method of Payment', Article No. 7, Page No. 19) must be paid to the **Gulf Health Council for Cooperation Council States** at the Headquarter Office at Kingdom of Saudi Arabia (Riyadh) by the manufacturers or their Saudi agent and original or copy of this settlement receipt must be sent to Expediting and Accounts Section at Supply Chain Management Department as failing to do so will cause suspension of your due invoice(s).

WA/FG/2.3.24 Page **7** of **17**

- Inner Box Checking for Overseas & Overland suppliers: In the event that they fail the HMC criteria on 100% accuracy on count and a 100% acceptance on good quality, the shipment will be rejected. The Receiving team will check the shipment and note any further discrepancies. A report will be prepared for the Supplier and the cost of the failures detected plus the cost of Labor for inspecting the shipment will be charged to the Supplier.
- With reference to the State of Qatar *Law No.* (13) of Year 1963, Regulating the *Israel Boycott* Office in *Qatar* (The *Israel Boycott* Law), please find some of the requirements:
 - Goods and or equipment subject to Israeli Boycott terms must not be quoted.
 - HMC may also exclude any bid that does not abide by the provisions of the commercial and economic laws and the provisions of the law of boycott of Israel applicable in the state.
 - A certificate is required by the manufacturer or exporter stating that the items and/or any of its components or materials have not been manufactured in and or exported from Israel.
 - Under no circumstances may a bank listed in the Arab Israeli Boycott Blacklist be permitted to negotiate any Documentary Credit.
- Implantable medical devices (IMD) are defined as the devices placed inside a human body during any medical intervention or surgical procedure, whether temporarily or permanently; for example: pacemakers, implantable insulin pumps, hip implants, gastric balloon, coronary stents, intraocular lenses, screws and plates of orthopedics and similar devices. Please follow the below mechanism to obtain the approval to import or use Implanted medical devices.
 - All facilities (medical facilities/ local agents/ distributors) in the State of Qatar are to register implantable medical devices with the Implanted Medical Devices Committee and obtain a Certificate of Registration Approval before importing an IMD into Qatar.
 - To apply for registration, please send an email to the IMD Committee address
 (implantemdcommittee@moph.gov.qa) with filled Medical Device Registration Application Form and all the required supporting documents.
 - There is no need to submit the request for registration and to seek approval for the items which have been approved by the IMD Committee earlier.
 - Complete registration guidelines, details of required documents and other FAQ's can be found on the below link: https://www.moph.gov.qa/english/derpartments/policyaffairs/facilitieslicensingandaccreditationdepartment/ Pages/MemosDetails.aspx?ItemId=154
- For Overseas Suppliers: The following shipping address shall be used for all the Goods that are being consigned to Hamad Medical Corporation:

مؤسسة حمد الطبية إدارة الإمداد و التجهيز، قسم الإستلام ص. ب: 3050، الدوحة - دولة قطر طريق الريان:37، شارع # 150 فاكس:94299/ 2267/145/1896/ 44391145/489+ هاتف:4431138/ 44391595 +974 للسراء رقم:

- All Packages, shipping documents, delivery notes and invoices must be clearly marked with the purchase order number against which the items were delivered.
- NOTE: Shipping documents to be emailed to our Clearing and Receiving Section on the following address: SupplyChainManagement-Customs@hamad.qa.

48. Early Delivery:

- a) For Local Suppliers: Delivery may be made on or up to 7 days before the date specified on the purchase order subject to HMC acceptance.
- b) For Overseas & Overland Suppliers: Can be made 15 days before the date specified on the purchase order subject to HMC acceptance. Please fax or email information of dispatch details.

WA/FG/2.3.24 Page **8** of **17**

- 49. Whichever is applicable, Suppliers are required to submit:
 - a) Copy of Food and Drug Administration (FDA) Export Certificate from Foreign Government (for Overseas Suppliers) *OR*
 - b) Copy of Good Distribution Practices 'GDP' Certificate. (For all categories e.g. Medical, General, Engineering, Pharmaceutical, etc.) <u>OR</u>
 - c) Copy of ISO/CE (European Conformity) Mark Certification OR
 - d) Copy of TGA (Therapeutic Goods Administration) Certification
 - e) Copy of Certificate of Pharmaceutical Products
- All Equipment to be connected to the HICT System must have the hardware and software capabilities to format, send (or sometimes retransmit) clinical, event and alert data through a configured data port and in a format that is predefined through an Interface Specification. The format should be consistent and machine readable as per the specification. Any encryption should be specified in detail. For each data port on each device the Supplier must provide any configuration required to connect to that device including but not limited to the Baud Rate, Parity, Stop Bit and Data Bit (For RS232 connection). The Supplier must provide details on the pin configuration of such data ports and must provide all data port adapters/ serial interfaces required to convert any proprietary data port to an RS232 connection.
 - Equipment Compatibility: All Equipment and Devices must be compatible with HMC's HICT system software Cerner, Clinical Information System (CIS).
 - The Supplier must provide assistance to investigate and correct any issues with connectivity and must be available to help with configuration and training of hospital staff for all data connectivity settings.
 - Some LABORATORY DEVICES may have TCP/IP protocol as well as the RS232, the use of such will be investigated once it is confirmed by the vendor that the TCP/IP port is configured to work correctly.
 - All Suppliers are required to take into account the compliance with the Qatar national standards approved
 while submitting a tender. The specifications can be obtained from the Qatar General Organization for
 Standards and Metrology.
 - To provide:
 - ✓ Technical Brochure (should include Technical specifications, configurations, Accessories) "in English" aside from any other primary language.
 - ✓ Detail on Maintenance Program for the Medical Implanted Devices.
 - ✓ Radiation Monitoring Plan (use of dosimeter and other monitoring devices). Only for Radiation Equipment.
 - ✓ Training certificate for the Healthcare Practitioner on the Device.
 - The Goods delivery shall be of the qualities and kinds described and equal in all respects to the descriptions, specifications, patterns and Contractor's samples which form part of the Contract or are otherwise relevant for the purpose of the contract. Except in so far as may be otherwise indicated by such descriptions, specifications, patterns or Contractor's samples, the Goods shall be strictly in compliance with the latest relevant British, American or German Standards.

WA/FG/2.3.24 Page **9** of **17**

51. Mandatory Delivery Conditions:

- a) For Stock Items: All Suppliers are kindly requested to provide Advanced Shipment Notice (ASN) to Distribution Center - Receiving Section via email (<u>CWHreceiving@hamad.qa</u>) 48 hours prior to delivery. DC Receiving Section will confirm and provide delivery slot (date, time and the maximum number of trucks, loads allowed) to the respective vendors.
- b) For Non-Stock Consumable Items: All Suppliers are kindly requested to provide Advanced Shipment Notice (ASN) to Medical City - Receiving Section via email (<u>Mchnonstockreceiving@hamad.qa</u>) 48 hours prior to delivery. Medical City Receiving Section will confirm and provide delivery slot (date, time and the maximum number of trucks, loads allowed) to the respective vendors.

NOTE: Failing to do so might result in rejecting your delivery.

- c) Purchase Order Number, Stock Number & Volume (size & quantity) of shipment to be indicated in the email.
- d) Early or Partial deliveries (except the ones requested by HMC [with prior acceptance by end user if necessary] to be delivered early i.e. ahead of time) might be refused or else storage rates will be applied. (Both for Stock and Non-Stock items)
- e) Any delays or cancellation also need to be notified via same email address.
- f) All delivery related communication to be done through the below given contacts ONLY and our staff will assist you with the contact details, location maps, redirection to respective facilities, acceptance and or early delivery refusal or storage rates.
 - For Stock Items: Email: CWHreceiving@hamad.qa
 - For Non-Stock Consumable Items: Tel: 40253847/ Email: Mchnonstockreceiving@hamad.qa
- g) All Suppliers are required to observe wearing PPE (Personal Protective Equipment e.g. Clothing, Helmets, Goggles, Safety Shoes, etc.) while delivering the items.
- h) Proper storage conditions of medical products to be maintained while delivering the items, please note that during the high temperature and humidity, it is strictly prohibited to deliver the items in an open truck.
- Before delivery of any furniture, fixtures and any other assets, Suppliers must communicate with the below given contact for site delivery location:

Mr. Anthony S. Reyes,

Fixed Asset Section - Supply & Distribution

Salwa Warehouse 2 – Supply Chain Management

Email: AREYES5@hamad.ga

- After receiving the Purchase Order officially, Suppliers are kindly requested to communicate (if required) with Expediting & Accounts Section for any inquiries as they will be handling this purchase order:
 - For Drugs: 44394154/55, Email: SupplyChainManagement-DrugsProcurementSection@hamad.ga
 - For Medical / Non-Medical Non-Stock/ Equipment: 40324299/ 4224, Email: Mmattar@hamad.ga
 - For Medical Stock: 40324228, Email: Asewailem@hamad.qa

For Courier Delivery Notifications and Tracking, etc. please contact:

- For Overseas Purchase Orders: <u>SupplyChainManagement-Customs@hamad.qa</u>
- For Non-Stock Equipment: <u>SCM-SalwaWarehouseEquipment@hamad.qa</u>;
- For Non-Stock Consumables: <u>Mchnonstockreceiving@hamad.qa</u>;
- For Stock: <u>SCM-Centraldistributioncentre@hamad.qa</u>

WA/FG/2.3.24 Page **10** of **17**



All overseas suppliers are required to send the below indicated documents to the following addresses in advance, prior to release the shipment from their side:

· <u>CWHreceiving@hamad.qa</u> For ALL SHIPMENTS

Mchnonstockreceiving@hamad.qa
 AMohammed8@hamad.qa
 BVarkey1@hamad.qa
 For All Non-Stock Shipments
 For Medical Shipments
 For Medicine Shipments

· Akareem3@hamad.qa For ALL SHIPMENTS

Shiju.Annamma@gulfwarehousing.com
 Johnson.Sebastian@gulfwarehousing.com
 For ALL SHIPMENTS

· <u>Tinku.Varghese@gulfwarehousing.com</u> For ALL SHIPMENTS

Mandatory Documents:

- 1. Shipment Pre-Alert or Delivery Advance Notification
- 2. Commercial Invoices
- 3. Packing Lists
 - Must show the details of each item package wise.
 - The gross weight and net weight should be shown.
 - The details must match with the Airway Bill and or Bill of Lading.
 - As per Qatar Customs Authorities, a packing list is a mandatory requirement for all Doha terminating cargo. This must be attached to the air waybill for each consignment.
- 4. PO Copy
- 5. In addition to sending (by courier) a complete set of attested and chambered shipping documents to HMC's Receiving and Clearing Section, please also attach one (1) set of complete original documents to the shipment itself for clearance purposes. Please note that the supplier must bear the Courier charges as HMC will not pay for it.
- 6. Any penalty or demurrage fees imposed by the Customs Clearance Authority due to the failure of receiving complete shipping documents upon arrival of the shipment will be charged to the vendor's account. Please find complete details of handling and storage charges issued by Qatar Aviation on our website.
- Supplier will be responsible to transport the delivered items (whether medical or general furniture) throughout the Contract period as and when required by HMC, from the Warehouse to the End-User Department, or from the End-User Department to the Warehouse or to any other department as may be advised by HMC.
- Suppliers are required to cease any shipment through any other different distributors who are not considered as a sister company, branch or agent of the main vendor, <u>as shipment shipped directly to HMC through any third</u> party (not beneficiary) will be rejected.
- In application of provisions of law number (8) of the Year 2002 on regulating the business of Commercial Agents, a Commercial Agent who is exclusively licensed to distribute, sell products and commodities or to deliver certain services within the scope of the agency is required to be registered in the Commercial Agents register at The Competent Department in The Ministry of Commerce & Industry in order to be approved by HMC.
 - Suppliers are required to submit along with their quotation the following:
 - a) Agency, Sole Agency or Distributor Authorization letter from the manufacturer directly itself to supply or distribute their product(s), not from the Regional Middle East Office. (The letter is recommended to be legalized by Qatar Embassy or notarized by relevant Ministry/ Department).
 - b) Copy of registration and classification at the Ministry of Finance.
 - c) Certificate of Free Sales.
 - d) Qatar In-country-value (QICV) Certificate (Reference: Ministry of Finance Circular No. 2).
- As per the State of Qatar's Customs Policy, failure by the vendor to provide a complete set of the original shipping documents within 90 days of the date of the arrival of each shipment will result in the fines/penalty amounts being debited to the vendors' account. (1% of the invoice CIF value or a minimum of QRS. 500/- (Qatari Riyals Five Hundred) whichever is higher).
- 59. For Land Shipments, individual invoices for each delivery vehicle is required. One invoice for multiple vehicles should not be made.

WA/FG/2.3.24 Page **11** of **17**

• Commercial Documents: Upon confirmation of an order, the Supplier must provide a Certificate of Origin, Manufacture and other Commercial Documents notarized by the Qatar Embassy in the country of origin or in Qatar by paying the applicable charges. These must be ORIGINAL, STAMPED AND SIGNED by the issuing authority of the originating country.

Approvals:

- Bricks & Cement: The Consignee must obtain approval from the Ministry of Municipal Affairs (Baladiya).
- Chemicals & Dangerous Goods: The Consignee must obtain approval from the Supreme Council for Environment and Natural Reserves.
- In cases where fire related items are imported, the approval (fire stamp) from the Fire department should be obtained. Batteries may be exempted but will remain subject to Customs' decision at the time of a physical inspection.
- Telecommunication Equipment: The Consignee must obtain approval from Qatar Telecom.
- Food Stuff: The Consignee must obtain approval from the Health Authorities.
- Books and publication: The Consignee must obtain approval from the Ministry of Education.
- Important: It is advisable to refer to IATA TACT Rules under country variations and regulations or refer to Bin Yousef Cargo Express for assistance.
- Invoice and Certificate of Origin can be issued either from the Country of Origin or from the Port of Loading.
- As per the regulations from Qatar Customs Authority, all overseas shipments must include Certificate of
 Origin and/or Invoice stamped from the Chamber of Commerce of the Country of origin as a MANDATORY
 REQUIREMENT for further clearance purposes. (FOR OVERSEAS VENDORS)
- Commercial invoice, AWB, Packing List and other commercial documents **must be in original form on an** original letterhead with the shipper's signature and the company stamp.
- Even if the Invoice is issued online from Chamber Authorities, the same should be stamped with **Shipper's BLUE wet ink stamp.**
- For any online endorsement, online verification code and or site details should be available on the Chambered documents.
- Third country attestations are no longer accepted at Customs.
- All relevant original legalized shipping documents must be sent along with shipments and additional one set to be forwarded to Expediting & Accounts Section (Supply Chain Management).
- If original shipping documents are misplaced or not received at the time of arrival of shipment, then shipment can be cleared with the legalized scanned copies of INV+COO along with an undertaking letter to provide the originals later.
- Delay of submission of scanned legalized shipping documents which leads to delay in clearance will be subjected to penalty as per the existing standard terms and conditions of Purchase Order.
- Tracking number of the original shipping documents should be emailed to us immediately after couriering them along with a scan copy of the couriered documents.
- As per the State of Qatar's Customs Policy, failure by the vendor to provide a complete set of the original shipping documents within 90 days of the date of the arrival of each shipment will result in the fines/penalty amounts being debited to the vendors' account.
- The items in each box must be given realistic values for both items and unit.
- If an item is a temporary import, it must have a non-removable serial number on it which also indicates the item's value. Note in this event, it is vital that each commercial invoice will be allocated with one Airway Bill or Bill of Lading (AWB, BL). Do not allocate one AWB or Bill of Lading for multiple commercial invoices. The details must match with the AWB, Bill of Lading.
- For Land Shipments, individual invoices for each delivery vehicle is required. One invoice for multiple vehicles should not be made.
- Shipper's Labels & Tags: Country of origin (made-in) label /tag must be printed/ permanently fixed (not removable) to each item imported to Qatar.
- **License:** It is mandatory that the consignee includes four-digit import customs code in the commercial invoice, packing list and the AWB/ Bill of Lading. No import can be processed for clearance without this number.

Note: This number can be obtained at the Customs Headquarters by the consignee company's PRO with the company's commercial registration. Also the Commercial Registration of the importer should show that the goods arrived are permitted to import under their name.

WA/FG/2.3.24 Page **12** of **17**

The following fields/entries are MANDATORY to be indicated on the invoices:

- Clearly mark **COMMERCIAL INVOICE on top of the shipper's invoice**. (The wording Proforma / Shipping Invoice(s) carrying clause "for custom purposes only" are no longer accepted by Customs Department.
- NAME AND ADDRESS OF THE SHIPPER
- NAME AND ADDRESS OF THE CONSIGNEE
- COUNTRY OF ORIGIN
- INOVICE NUMBER AND DATE
- SPECIFIC DESCRIPTION OF ITEMS
- QUANTITY
- CURRENCY IN WORDS OR STANDARD INTERNATIONAL CURRENCY CODE (for FOC items, C&F value must be stated for customs purpose and clearance)
- HS CODE OF THE ITEMS
- UNIT PRICE AND TOTAL PRICE PER ITEM
- GRAND TOTAL OF PRICES
- PACKING INFORMATION: TOTAL NUMBER OF PACKAGES + GROSS WEIGHT
- FREIGHT CHARGES, INSURANCE CHARGES and OTHER OVERHEAD FEES must be stated individually, if the invoice is not showing the freight amount then the same should be shown in AWB (rated AWB).
- SHIPPING TERMS: HMC requires the mode of shipment to be Warehouse to Warehouse / Door to Door (including Customs fees), if this is not so then please specify your price for delivery, (by Air, Land, or Sea) (C&F, CNF, CFR, and CPT as applicable).
- Always indicate our <u>PO number</u> in the <u>subject of all communications</u> for easy tracking and follow up.

For all USA Suppliers:

- Chamber crimped or embossed seal on invoice and COO is acceptable by Customs if it is supported by wet ink shipper seal or stamp. In this case, wet chamber seal or stamp is not mandatory.
- If documents are attested with wet ink chamber and shipper seal, but without crimped/ embossed chamber seal, these will not be accepted as original by Customs.

NOTE: FAILING TO COMPLY WITH THE ABOVE REQUIREMENTS WILL RESULT IN A CUSTOMS PENALTY OF QR. 500 OR 1% OF THE COMMERCIAL INVOICE VALUE, WHICHEVER IS HIGHER.

- 61. The requirements mentioned below must be provided for offers which include <u>AFTER-SALES SERVICES</u> for machines and equipment items, especially for implantable devices:
 - Names and contact details of the local certified product specialists who are responsible for training the end-user and responding to all their inquiries.
 - Please submit the Letter of agreement by the manufacturing company.
 - Copies of certificate by the manufacturing company for the local product specialists mentioned. (The Bidders needs to provide a certificate from the manufacturer stating that they as a local agent are certified and authorized to do the awarded job (maintenance/ training/ any other after-sales services) for the delivered item).
 - Confirmation if the certified team be able to attend the procedures to provide the needed technical support upon any call from the end-user?
 - Names and contact details for the manufacturing company international, regional managers and clinical specialists who are in charge of the mentioned products?
 - If the Supplier has submitted any samples for evaluation, a copy of the letter sent to HMC Customer Service for the submitted samples.
 - Advise if the local Supplier trained or will train the end-user on the preparation and handling of the
 mentioned products? If yes, please submit a list of the activities done or provide the list of training that will
 be provided in order to maintain the best practice of the mentioned items.
 - Overseas and local service/ operation training of any new supplied equipment and regulate maintenance must be quoted separately.
 - The local Supplier must be responsible for communicating the recall incidences and exchanging the recalled items at FOC
 - If the local Supplier supplied the same item before a PO number must be provided.
 - If the local Supplier -supplied any FOC machines that will be used with the mentioned product a copy of the invoice and delivery note must be provided.

WA/FG/2.3.24 Page **13** of **17**

62. For Equipment Comprehensive Service/ Maintenance Contract:

- Comprehensive service/ maintenance contract (Labour + Spare parts) for three (3) years period.
- All the preventive maintenance and repair work should be carried out **by a factory trained engineer who is available in Doha.** (Authorization certificate from the manufacturer to carry out the required maintenance to be provided as indicated in the above point).
- For addressing situation where a technical support from the manufacturer is required an escalation matrix with time frame for issue resolution has to be prepared and shared with Bio-Medical Eng. Dept.
- Engineer's response time for any call should be minimum and he should be available on the site within 1 hour.
- For any breakdown call, repair must be done within 4 hours. If the equipment repair is delayed be 1 week, penalty as per HMC's terms and conditions will be imposed. If the equipment is partially functional, the impact (major or minor) will be decided by Biomedical Engineering department in consultation with the user.
- It is mandatory for all the recommended spare parts to be available locally in Qatar to enhance support and repair of the systems. List of parts (with price) available locally and in the region should be submitted to Biomedical Engineering Dept.
- Software and hardware updates and upgrades must be done FOC whenever it is announced by the manufacturer.
- Preventive maintenance (Including applicable PM Kits) must be carried out as per Manufacturer recommended frequency (please specify).
- All hazard or recall notice issued in relation to any of the equipment included in the contract must be immediately reported to user/Biomedical engineering dept and acted upon (or alternative arrangements made) so as not to compromise safety.
- Quality control calibration must be done during each PM and reports must be submitted to the Biomedical Engineering department with the PPM checklist.
- Yearly checking of the mechanical anchoring of the floor/ceiling/wall mounted equipment must be carried out and a separate report must be submitted to the Biomedical Engineering department.
- HMC reserves the right for early termination of the contract and contract period whenever it deemed to be necessary.
- Vendor to renew access letter/permits (as and when required) with the respective Security dept.
- 63. In accordance to Qatar Sponsorship Law No. 4/2009, Suppliers and Contractors are required to submit the Qatar ID and Labor Card of all their staff engaged directly or indirectly (loaned employees that are sponsored by other companies) in any form of activity with HMC for identification purposes prior to commencement of any such activity for HMC.
- Suppliers who intend to do works, installation and commissioning, testing, inspections & treatment, consultations, trainings & others, etc. in the fields of 1) Fire Safety and or 2) Electrical & Water require license & approval from Qatar Civil Defense Department and/or Qatar General Electricity and Water Corporation (KAHRAMAA), M/S. Woqood, Ministry of Energy & Industry or from any other Government Ministry/Authority.
 - For Training Institutes / Companies, there is a requirement to comply with Ministry of Education and HMC
 Medical Education Center Pre-requisites and conditions concerning training and education aspects.
 - For certain types of Purchase Orders and Contracts, Suppliers may need to obtain other licenses (if required) from any other Government entities, Ministry of Interior, Ministry of Environment, Ministry of Labor, Qatar Telecom (Ooredoo), Ashghal, Municipality, Ministry of Education & Higher Education, as appropriate.
- Sub-Contracting or assignment to a third party needs to be pre-approved by HMC however, the Supplier shall retain the obligation to guarantee the performance of the third party and their compliance with all clauses and terms of the Contract and Purchase Order.
- 66. If the Supplier is providing HMC with outsourced staff or manpower, then those staff should not supervise or be involved in any kind of activity related to any of the projects or contracts that are awarded to the same Supplier.

WA/FG/2.3.24 Page **14** of **17**

- 67. ID cards issued for outsourced contracted employee and vendors by their own company, must have the following information in English:
 - Recent employee's photograph
 - Full Name
 - Current Job title
 - Employee number as applicable
 - Assigned HMC location or department (as applicable)
 - Name and address of contracted company (as applicable)
 - Expiry date of contract with HMC
 - Contact phone number in case of lost or found ID
- For all outsource manpower Purchase Orders and Contracts, Suppliers need to submit the necessary credentials i.e. copies of Qatari Identification Card (QID), Curriculum Vitae (CV), Academic, Training & Experience Certificates, valid Licenses and Confidentiality Acknowledgement Form for each staff member.
- 69. For outsourced staff (all grades or positions: Physicians & Executives, Clinical & Professional, or Administration & Support), when making the evaluation, the end-user needs to coordinate with HMC Human Resources Department (Credentialing Section) in order to verify and confirm that the selected candidate's qualification, skills and experience matches the job description and is fulfilling other requirements. (Healthcare professionals to pass Credentialing and then start Qatar Council for Healthcare Practitioners (QCHP) licensing process).
- 70. For outsourced or outside contracted staff, Suppliers need to comply with HMC Human Resources job descriptions and credentialing requirements/ policy
- 71. Replacement or exchange of outsourced staff should be minimized and requires pre-approval from HMC prior to implementation.
- 72. For hired labor or outsourced staff, holiday working hours will be calculated as per Qatar Labor Law.
- 73. All the outsourced HMC services staff will need to undertake specific e-learning modules conducted by Hamad International Training Center as part of their work with HMC with the following rates for contractors to receive training:

Course Name		Validity Period
BLS/AED (Classroom Training)	200	Every two years
Fire Safety	50	Every year
Major Incident / Disaster	50	Once
Infection Controls (Video)	50	Every two years
Hazardous Materials	50	Every year
Total Price:	QAR 400 per head	

Other mandatory requirements:

- Staff Health Certificate Clearance (Every six months).
- Life/Casualty Insurance for employees covering life risk/ death reimbursement, infectious disease, injuries and accidents.
- Property Insurance to provide protection against risks to HMC property, such as fire, theft, any other damage, etc. (to be paid by the vendor or vendor's insurance company if the damage is caused by the outsourced staff).
- For further coordination, clarifications/ inquiries regarding the subject, you may directly contact:

For Technical Staff:

Dr. Abdulhakeem Saif I Abbass

Acting Director, Hamad International Training Center Tel: (+974) 40251321, Fax: (+974) 443 97763

Email: aabbass@hamad.qa; hitcsupport@hamad.qa

For Administrative Staff:

Dr. Huda Mohd Al Naomi

Executive Director Occupational Health and Safety Tel: (+974) 44395030, Fax: (+974) 44395033,

Email: Halnaomi@hamad.qa

WA/FG/2.3.24 Page **15** of **17**

- 74. In accordance to the new State of Qatar Income Tax Law No. 24 of Year 2018, Withholding Tax is applied to non-residents either entities or individuals who do not have a Permanent Establishment (PE) in Qatar as defined by the Qatar Income Tax Law.
 - (a) 5% on gross value of royalties, interest, commissions, payments for services carried out either wholly or partially in Qatar and where the service is consumed and used in Qatar for the following services but not limited to:
 - Computer services including software development.
 - Engineers in various fields.
 - Design provided by engineers and consultants.
 - Maintenance of industrial equipment.
 - Consultant services and auditing in law and financial.
 - IT accesses service online & journals online or any other services online.
 - Proof reading, drafting and analysis.
 - Marketing and advertising.
 - Intermediary.
 - Commercial Representation.
 - Employment.
 - Road Transport.
 - Customs Clearance.
 - Cleaning.
 - Event Planning.
 - Administration.
 - Lab Works where samples collected in Qatar and processed overseas.
 - Data collected in Qatar and sent to an overseas data server.
 - Licenses if payment for use is considered to be a Royalty.
 - Training.
 - (b) If the Criteria in accordance with the Qatar Income Tax law for Withholding Tax is met, 5% of the gross contract value shall be deducted from the supplier invoice prior to payment.
 - (c) HMC is not in the position to advise on Withholding Tax or Income Tax in the State of Qatar & Suppliers should seek their own independent advice when conducting business within the State of Qatar.
 - (d) NOTE: Suppliers are not allowed to add any tax costs into their quotations or prices once the quotation is submitted to HMC as such action is contravening the Qatar Income Tax Law and subject to a penalty.

WA/FG/2.3.24 Page **16** of **17**

75. The following applies to all purchase orders regardless of the value:

1- Overseas suppliers only:

- A) Please register with Ministry of Economy & Commerce via http://www.mec.gov.qa/en#.
- B) If a Supplier does not register with Ministry of Economy & Commerce, then the Supplier must appoint a local agent in Qatar.

2- For all local and overseas suppliers:

- A) As per the instructions from the Ministry of Finance and in accordance with Bylaw 24 of 2015, it is mandatory for all Suppliers to get classified through the Ministry of Finance (Government Procurement Regulatory Department). This is in addition to being registered with HMC, in order to receive invitations for HMC tenders and Purchase Orders or contracts awards. Please note that non-classified Suppliers will no longer be considered eligible. Therefore, Suppliers are kindly requested to approach the concerned authority to take necessary steps in order to get into their classification list and provide the copy of these documents to:
 - (I) The sender of this email/ fax/ letter.
 - (II) Suppliers Management Office, Tel: 4439 4796/ 2867, Fax: 44423399, Email: SCMSupplierMgmtReceiptOffice@hamad.qa.
- B) An equivalent international certificate of classification is accepted in the absence of local representation i.e. in case a Supplier has already classification issued from your country then please provide a copy to the Ministry of Finance and also to HMC (as indicated in Point A), this classification might have similar categories with other alternative names/ identical titles. Documents from overseas suppliers need to be attested by Qatar Embassy or Chamber of Commerce.
- C) The issued certificate will be valid for 3 years however the provided data or information needs to be updated by the company on yearly basis at the Government Procurement Regulatory Department. The certificate shall be deemed null and void if the company fails to comply with the specified date.
- D) All Suppliers need to submit (in each tender) the required classification (specialty and value limit) each one as per the related item or service.
- E) Classification Link: https://monagasat.mof.gov.qa/default.aspx
- F) Announcement of Tenders: HMC is announcing its tenders on the Ministry of Finance website (https://monaqasat.mof.gov.qa). Interested Suppliers are therefore requested to check the website on a regular basis. Kindly note that the processes for payments and the collection of documents will continue to be facilitated through HMC's Supply Chain Department (either at the Tender and Contracts Section or at the Supply Chain Dept). For Tender inquiries, Monagasat Hotline is: 16020.
- G) <u>Note</u>: Suppliers are kindly requested to visit both HMC website @ https://www.hamad.qa/vendors and Ministry of Finance Monaqasat website for the detailed Vendors Registration Guidelines, Quotation and Purchase Order terms and conditions.

For any further clarifications/ queries, please directly contact:

Government Procurement Regulatory Department, Ministry of Finance, Majlis Al Taawon Street, Burj Al Taawon / Doha - Qatar

Tel: 44461333

E-mail: monagasat@mof.gov.ga

ادارة تنظيم المشتريات الحكومية، وزارة المالية. شارع مجلس التعاون / برج التعاون / الدوحة – قطر الهاتف: 44461333

البريد الإلكتروني: monaqasat@mof.gov.qa

As per the directive from His Excellency, the Prime Minister's Office, please note that official company's email address to be always used for communication and registration purposes. Personal email ID's with Hotmail, Yahoo, Gmail and other similar domains are not acceptable.

WA/FG/2.3.24 Page **17** of **17**