



Government of Rajasthan  
National Health Mission, Rajasthan  
Department of Medical, Health & FW, Swasthya Bhawan, Jaipur.  
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F.18 (1)/NHM/ISC/MMU-MMV/RFP/2018-19/ 1388

Date:- 12/7/18

**Addendum No.-1**

Pre- Bid conference was organized Under the chairmanship of Project Directed, NHM on 11-07-18 in Room No. 311, NHM Building regarding new tender for operationalization of MMUs and MMVs in Four districts of Rajasthan vide tender F18 (1)/NHM/MMU-MMV/RFP/2018-19/1373 DATED 03-07-18 .The following members were present:-

1. Joint Director Finance, NHM
2. Consultant I.S.C
3. Consultant Legal
4. Consultant I.T.
5. State Co-ordinator,C.E.

The following NGO were present in the Pre- Bid conference:-

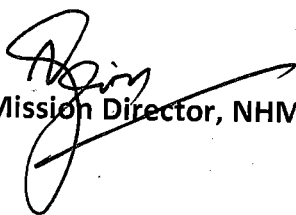
1. Raj Jindal Hospital and Research Center.

Addendum is hereby issued under RFP published vide notification no. F: 18() NHM /MMU-MMV/ RFP /2018-19/ 1373 dated 03-07-18 for "Mobile Medical Service Program" as tabulated below. Remaining RFP shall remain unchanged -

The following table shows the points of discussions and the decisions made:-

S.No.	Clause	Amendment/Clarification
1	Page no. 8 (E) Family Planning Services mentioned "Provision of contraceptives such as condoms, oral pills, emergency contraceptives, IUD Insertions"	"Provision of contraceptives such as condoms, oral pills, emergency contraceptives, IUD counseling awareness and promotion"
2	Page No. 10 (5.3.1)(b) Type and number of staff mentioned " Medical officer-1 (Preferably Lady Medical Officer) (MMU) Medical officer-1 (Preferably Lady Medical Officer) (MMV)	As per RFP provision.
3	Page No. 18 (3) Procurement (ii) Drugs/Medicines Shall be provided for free distribution in camps under Mukhya Mantri Nishulk Dava Yojna (MNDY). For this service provider shall raise requirement to respective Chief Medical & Health Officer on monthly basis. CMHO shall forward the demand to respective drug warehouse and drugs/medicines. In case any drugs/medicines are not made available by district drug warehouses (DDW) these may be procured by concerned CMHO after getting Non Availability Certificate (NAC) from the DDW.	Page No. 18 (3) Procurement (ii) Drugs/Medicines & Lab Consumables Shall be provided for free distribution in camps under Mukhya Mantri Nishulk Dava Yojna (MNDY). For this service provider shall raise requirement to respective Chief Medical & Health Officer on monthly basis. CMHO shall forward the demand to respective drug warehouse and drugs/medicines. In case any drugs/medicines & Lab Consumables are not made available by district drug warehouses (DDW) these may be procured by concerned CMHO after getting Non Availability Certificate (NAC) from the DDW.

4	Page No. 15 (I) – Penalty Clause after 21 days & page no. 21 point no. 10 sub point no. 1- Penalty After 30 days from signing of the agreement.	Page No. 15 (I) – Penalty Clause after 21 days & page no. 21 point no. 10 sub point no. 1- Penalty After 21 days from signing of the agreement.
5	No experience clause in RFP.	As per RFP provision.
6	<p>Page No. 25 Point No. 15.2</p> <p>If the parties fail to resolve their dispute even after the decision of MD, NHM within thirty days of commencement of meeting then either the NHM or the Service provider may give notice to the other party of its intention to commence arbitration, as hereinafter provided.</p> <p>The applicable arbitration procedure shall be as per the Arbitration and Conciliation Act 1996 of India. In that event, the dispute or difference shall be referred to the sole arbitration of an officer as the sole arbitrator to be appointed by the NHM. The Arbitrator in these disputes shall be Principal Secretary Medical &amp; Health, GoR. If the arbitrator to whom the matter is initially referred is transferred or vacates his office or is unable to act for any reason, he/she shall be replaced by another person appointed by NHM to act as Arbitrator.</p> <p>Work under the Agreement shall, notwithstanding the existence of any such dispute or difference, continue during arbitration proceedings and no payment due or payable by the NHM or the Service Provider shall be withheld on account of such proceedings unless such payments are the direct subject of the arbitration.</p>	<p>Page No. 25 Point No. 15.2</p> <p>If the parties fail to resolve their dispute even after the decision of MD, NHM within thirty days of commencement of meeting then either the NHM or the Service provider may give notice to the other party of its intention to commence arbitration, as hereinafter provided.</p> <p>The applicable arbitration procedure shall be as per the Arbitration and Conciliation Act 1996 of India. In that event, the dispute or difference shall be referred to the sole arbitration of an officer as the sole arbitrator to be appointed by the NHM. The Arbitrator in these disputes shall be Principal Secretary Medical &amp; Health, GoR. If the arbitrator to whom the matter is initially referred is transferred or vacates his office or is unable to act for any reason, he/she shall be replaced by another person appointed by NHM to act as Arbitrator.</p> <p>Work under the Agreement shall, notwithstanding the existence of any such dispute or difference, continue during arbitration proceedings and no payment due or payable by the NHM or the Service Provider shall be withheld on account of such proceedings unless such payments are the direct subject of the arbitration. If in any condition sole Arbitrator is appointed by mutual consent of both the parties, whosoever invokes the provision of sole Arbitrator would itself be liable to bear fees of sole Arbitrator.</p>

  
**Mission Director, NHM**