

REQUEST FOR QUALIFICATION (RFQ) cum REQUEST FOR PROPOSAL (RFP) BID DOCUMENT

2ND CORRIGENDUM OF SELECTION OF CT SCAN SERVICE PROVIDERS FOR SELECT LOCATIONS IN UTTAR PRADESH (Category 1)

Issue Date: <u>05/11/2016</u>
Bid Reference No.: <u>SPMU/NHM/Procure/CT Scan/2016-17/27/01A</u>

National Health Mission, Uttar Pradesh Mission Director, NHM-UP

Vishal Complex, 19-A. Vidhan Sabha Marg Lucknow (Uttar Pradesh) India - 226001

Phone: 0522 – 2237496, 2237522 Fax: 0522 – 2237574, 2237390

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05th November, 2016

A second Corrigendum (2ND Corrigendum) is being issued for tender "SELECTION OF CT SCAN SERVICE PROVIDERS FOR SELECT LOCATIONS IN UTTAR PRADESH (Category 1)" having Bid Reference No. SPMU/NHM/Procure/CT Scan/2016-17/27/01A, for which the Revised RFP was published for retendering on 20/10/2016 on NHM website http://upnrhm.gov.in. The first (1st) Corrigendum to this tender was published on 22/10/2016 on NHM website http://upnrhm.gov.in.

The '2ND Corrigendum' to the Revised RFP has been published on 05/11/2016 on NHM website http://upnrhm.gov.in and contains the following modifications to the tender document:

#	Clause Title	Clause Ref.	Existing Clause					Revised Clause			
1.	Part I – Notice	1.2	S. No.	o. Description Schedule				Description	Schedule		
	Inviting Bid and Bid Data Sheet		5.	Bid Submission date and time	10/11/2016 at 11 a.m.		5.	Bid Submission date and time	21/11/2016 at 11 a.m.		
			6.	Time, date and venue of opening of Technical Bid	10/11/2016 at 3 p.m. at 19-A, Vidhan Sabha Marg, Om Kailash Tower, Lucknow		6.	Time, date and venue of opening of Technical Bid	21/11/2016 at 3 p.m. at 19-A, Vidhan Sabha Marg, Om Kailash Tower, Lucknow		
2.	Part 1 – Scope of Work: Work Description	1.8.2.4	(those no Governm Scan cen	vice Provider will rot referred by the Connent Hospital of the tree within District	not serve Private patients District Hospital or a lat District) at the said CT Hospital premises. Penalty 3 would be applicable on	() () () () ()	(those n Governm Scan cen specified this. a) A S	vice Provider will of referred by the nent Hospital of the tre within District under Clause 1.8 All referral cases for District Hospital Centres, Public He Government Health and I come to the existing laws. Further the setup a compension of the Series and the Series and the Series and the Series are the series and the Series and the Series and the Series are the series are the series and the series are the s	not serve Private patients he District Hospital or a hat District) at the said CT Hospital premises. Penalty 3.3 would be applicable on from the District Hospitals, bitals, Community Health health Centres and any other in centre within the District, a Service Provider as permermore the Authority shall betitive facility in the same as the patient volume is vice Provider. In the event, hich Service Provider shall		

				have a representation, determines that the existing capacity at the CT Scan Centre is not sufficient to handle patient volume, and the Authority decides to issue a tender for the setting up of another CT Scan Centre in the DH, the incumbent Service Provider can participate in that tender. And, in case the incumbent Service Provider is not the L1 bidder then he shall have first right of refusal.
3.	Part 1 – Scope of Work: Work Description - Copy of Reports and Scan Images	1.8.2.5.3	The Service Provider shall be responsible for accuracy of test reports. Service Provider will be liable for any casualty/legal implication due to wrong diagnosis of the patient basis inaccuracy in the test report of the patient.	The Service Provider shall be responsible for accuracy of test reports. If the CT Scan Reports / Images provided by the Service Provider are found to be inaccurate, which results in a legal proceeding, then the law shall take its own course.
4.	Part I – Instruction to Bidders: Scope of Work – Work Description – Copy of Reports and Scan Images	1.8.2.5.1.3 [New clause]	N/A	The Service Provider shall ensure that CT Scans of all patients are completed within the same day of patient registration.
5.	Part 1 – Scope of Work: Work Description – Service and Operations & Management Requirements	1.8.3.7	Service Provider shall handover the softcopy of the images for MLC cases to the authority as per agreement with the state. Legal responsibility of correct reporting of images lies with the Service Provider.	In case of Medico Legal Cases (MLC) the Service Provider shall handover the hard copy of the report and images to the CMS. The CMS shall be responsible for representation in a court of law or as per the directions of the court. Legal responsibility of correct CT Scans and images remains with the Service Provider.
6.	Part 1 – Payment Terms	1.9.4	Annual Price Revisions: CGHS Delhi-NCR Circle, 2014 rates for NABL investigations would only be a Bid parameter for initial Financial bid evaluation. Revisions of CGHS Delhi-NCR Circle, 2014 rates for NABL investigations will not be considered further on. Price revisions as annual increment of 6.9%, in line with estimated rate of inflation of Wholesale Price Index (WPI), will be applied on the Price Quoted by the bidder. For new CGHS investigations/procedures added at	Price Revisions: Any revision of CGHS Delhi-NCR Circle rates for NABL investigations, will be applicable one month after the revision. The discount % quoted by the Bidder shall remain applicable on the revised CGHS Delhi-NCR Circle rates for NABL investigations, throughout the tenure of the Contract.

			any point in time to the List of Investigations provided under Clause 1.8.2 of this RFP, during the execution of the Contract, the same discount rate as quoted by the bidder in the Financial bid would be applicable on the prices / rates published alongside those investigations/procedures, and the annual price revisions/increments would apply on these discounted prices.	
7.	Part 1 – Payment	_	N/A	For any reason, other than those attributable to the
	Terms	clause]		Service Provider, if the Authority fails to pay the invoices within the stipulated payment period of 30 days, without assigning any reason or giving advance communication of delay in payment, then in that case the Authority shall be liable to pay interest @ SBI PLR per annum for the period of delay for such amount.
8.	Part 1 – Termination of Bid / Bid Process	1.13.1.2	Failure to follow Standard Operating Procedures (SOPs) for performing the CT scans, when planning the set up the CT Scan center.	[DELETED]
9.	Part 1 – Termination of Bid / Bid Process	1.13.1.3	Non-compliance to minimum essential standards for CT Scan Centers as per the Clinical Establishment Act Standards [Medical Imaging Services (Diagnostic Centers) – Standard No. CEA/MIS-028] as applicable to CT Scan Services.	[DELETED]
10.	Part 1 – Termination of Bid / Bid Process	1.13.1.4	Criminal Indictment and excess and/or forged billing to the Nodal Authority/ Paying Authority	[DELETED]
11.	Part 1 – Termination	1.13.1.6	Failure to commence the services even after reaching	[DELETED]
11.	of Bid / Bid Process	1113.110	the maximum Liquidated Damages, which is equal to the Performance Security amount	
12.	Part 1 – Appendix F: Financial Bid	Appendix F: Point No.4	While CGHS Delhi-NCR Circle, 2014 rates for NABL investigations would be a Bid parameter for initial Financial bid evaluation, any revisions of CGHS Delhi-NCR Circle, 2014 rates for NABL investigations will not be considered further on. Price revisions as annual increment of 6.9%, in line with estimated rate of inflation of Wholesale Price Index (WPI), will be applied on the Price Quoted by the	Price Revisions: Any revision of CGHS Delhi-NCR Circle rates for NABL investigations, will be applicable one month after the revision. The discount % quoted by the Bidder shall remain applicable on the revised CGHS Delhi-NCR Circle rates for NABL investigations, throughout the tenure of the Contract.

12	D. (2. ADTIGLE 2		bidder. For new CGHS investigations/procedures added at any point in time to the List of Investigations provided under Clause 1.8.2 of this RFP, during the execution of the Contract, the same discount rate as quoted by the bidder in the Financial bid would be applicable on the prices / rates published alongside those investigations/procedures, and the annual price revisions/increments would apply on these discounted prices.	
13.	Part 2 - ARTICLE 2: SCOPE OF THE PROJECT – Scope of Work	2.1.1.4	The Service Provider will not serve Private patients (those not referred by the District Hospital or a Government Hospital of that District) at the said CT Scan centre within District Hospital premises. Penalty specified under Schedule C would be applicable on this.	The Service Provider will not serve Private patients (those not referred by the District Hospital or a Government Hospital of that District) at the said CT Scan centre within District Hospital premises. Penalty specified under Schedule C would be applicable on this. a) All referral cases from the District Hospitals, Sub District Hospitals, Community Health Centres, Public Health Centres and any other Government Health centre within the District, shall come to the Service Provider as per existing laws. Furthermore the Authority shall not setup a competitive facility in the same hospital, as long as the patient volume is handled by the Service Provider. In the event, a Committee in which Service Provider shall have a representation, determines that the existing capacity at the CT Scan Centre is not sufficient to handle patient volume then the Authority shall issue a tender for the setting up of another CT Scan Centre in which the service provider can participate. In case the incumbent Service Provider is not the L1 bidder then he shall have first right of refusal.
14.	Part I – Instruction to Bidders: Scope of	2.1.1.5.1.c [New clause]	N/A	The Service Provider shall ensure that CT Scans of all patients are completed within the same day of patient

	Work – Work Description			registration.
15.	Part 2 – ARTICLE 2: SCOPE OF THE PROJECT: Scope of Work	2.1.1.5.4	The Service Provider shall be responsible for accuracy of test reports. Service Provider will be liable for any casualty due to wrong diagnosis of the patient basis inaccuracy in the test report of the patient.	The Service Provider shall be responsible for accuracy of test reports. If the CT Scan Reports/Images provided by the Service Provider are found to be inaccurate, and a case is registered by the patient, then the law shall take its own course.
16.	Part 2 – Article 5: RIGHTS AND OBLIGATIONS OF THE SERVICE PROVIDER – Obligations of the Service Provider	5.1.5.(e)	Not assign, transfer or sublet or create any lien or Encumbrance on this Agreement, after the Commissioning Date, hereby granted or on the whole or any part of the Equipment nor transfer, lease or part possession thereof.	Assign, transfer or sublet or create any lien or Encumbrance on this Agreement, hereby granted or on the whole or any part of the Equipment or transfer, lease or part possession thereof, only after prior consent/approval of the Authority.
17.	Part 2 – ARTICLE 13: PERIODICITY AND METHODOLOGY OF PAYMENT	Article 13 – Clause 13.3	Annual Price Revisions: CGHS Delhi-NCR Circle, 2014 rates for NABL investigations would only be a Bid parameter for initial Financial bid evaluation. Revisions of CGHS Delhi-NCR Circle, 2014 rates for NABL investigations will not be considered further on. Price revisions as annual increment of 6.9%, in line with estimated rate of inflation of Wholesale Price Index (WPI), will be applied on the Price Quoted by the bidder. For new CGHS investigations/procedures added at any point in time to the List of Investigations provided under Clause 1.8.2 of this RFP, during the execution of the Contract, the same discount rate as quoted by the bidder in the Financial bid would be applicable on the prices / rates published alongside those investigations/procedures, and the annual price revisions/increments would apply on these discounted prices.	Price Revisions: Any revision of CGHS Delhi-NCR Circle rates for NABL investigations, will be applicable one month after the revision. The discount % quoted by the Bidder shall remain applicable on the revised CGHS Delhi-NCR Circle rates for NABL investigations, throughout the tenure of the Contract.
18.	Part 2 – ARTICLE 13: PERIODICITY AND METHODOLOGY	13.4 [New clause]	N/A	For any reason, other than those attributable to the Service Provider, if the Authority fails to pay the invoices within the stipulated payment period of 30 days, without assigning any reason or giving advance

	OF PAYMENT					commu	nication (of delay in payment, then in that case
	OFTATMENT							all be liable to pay interest @ SBI PLR
								the period of delay for such amount.
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19.	Part 2 - ARTICLE 26:	26.1.8			ns, other than those attributable to the			as, other than those attributable to the
	COMPENSATION				er, the Authority fails to pay the			er, the Authority fails to pay the
	UPON		compens	ation o	on the date of end of Contract or			n the date of end of Contract or
	TERMINATION:		completion	on of	Contract Agreement period, the	complet	tion of	Contract Agreement period, the
	Delayed Payment of		Authority	y shall	be liable to pay interest@ SBI PLR	Authori	ty shall b	be liable to pay interest@ SBI PLR per
	Compensation		plus 2% (two per	rcent) per annum thereon from the date	annum	thereon	from the date of end of Contract or
	•				ontract or completion of Contract	complet	tion of Co	ontract Agreement period till payment
					od till payment thereof. Provided,			d, nothing contained in this Article
					ed in this Article shall be deemed to			to authorize any delay in payment of
					elay in payment of compensation in			accordance with this Agreement.
					this Agreement.	compen	sation in	accordance with this rigicement.
20.	Part 2 – Article 27:	Article 27	26.1		ning law and jurisdiction	27.1	Carran	ning law and jurisdiction
20.	MISCELLANEOUS		20.1	Gover	ining law and jurisdiction	27.1	Gover	ining law and jurisdiction
	MISCELLANEOUS	(Remarks: Only		TD1 :	A . 1 11 1 . 1 1		TD1 '	
		clause indexing			Agreement shall be construed and			Agreement shall be construed and
		was updated)			reted in accordance with and			reted in accordance with and
					ned by the laws of India, and subject			ned by the laws of India, and subject
					use 25.3, the courts at Lucknow,			use 25.3, the courts at Lucknow,
					Pradesh shall have jurisdiction over			Pradesh shall have jurisdiction over
				matter	s arising out of or relating to this		matter	s arising out of or relating to this
				Agree	ment.		Agreei	ment.
			26.2	Waive	er of immunity	27.2	Waive	er of immunity
			20.2	*** 41 * 6	a or minimizer	27.2	***********	a or minimizer
				Each F	Party unconditionally and irrevocably:		Each F	Party unconditionally and irrevocably:
				(a)	agrees that the execution, delivery		(a)	agrees that the execution, delivery
					and performance by it of this			and performance by it of this
					Agreement constitute commercial			Agreement constitute commercial
					acts done and performed for			acts done and performed for
					commercial purpose;			commercial purpose;
					Parpoot,			Parpose,
				(b)	agrees that, should any		(b)	agrees that, should any
					proceedings be brought against it			proceedings be brought against it

	For the purposes of depreciation under the Applicable Laws, the Equipment		For the purposes of depreciation under the Applicable Laws, the Equipment
26.3	Depreciation	27.3	Depreciation
	(d) consents generally in respect of the enforcement of any judgement or award against it in any such proceedings to the giving of any relief or the issue of any process in any jurisdiction in connection with such proceedings (including the making, enforcement or execution against it or in respect of any assets, property or revenues whatsoever irrespective of their use or intended use of any order or judgement that may be made or given in connection therewith).		(d) consents generally in respect of the enforcement of any judgement or award against it in any such proceedings to the giving of any relief or the issue of any process in any jurisdiction in connection with such proceedings (including the making, enforcement or execution against it or in respect of any assets, property or revenues whatsoever irrespective of their use or intended use of any order or judgement that may be made or given in connection therewith).
	by or on behalf of the Party with respect to its assets; (c) waives any right of immunity which it or its assets, property or revenues now has, may acquire in the future or which may be attributed to it in any jurisdiction; and		by or on behalf of the Party with respect to its assets; (c) waives any right of immunity which it or its assets, property or revenues now has, may acquire in the future or which may be attributed to it in any jurisdiction; and
	or its assets, property or revenues in any jurisdiction in relation to this Agreement or any transaction contemplated by this Agreement, no immunity (whether by reason of sovereignty or otherwise) from such proceedings shall be claimed by or on behalf of the Party with		or its assets, property or revenues in any jurisdiction in relation to this Agreement or any transaction contemplated by this Agreement, no immunity (whether by reason of sovereignty or otherwise) from such proceedings shall be claimed by or on behalf of the Party with

representing the capital investment made by the Service Provider in the Project shall be owned by the Service Provider. For the avoidance of doubt, the Authority shall not in any manner be liable in respect of any claims for depreciation to be made by the Service Provider under the Applicable Laws.

26.4 Delayed payments

The Parties hereto agree that payments due from one Party to the other Party under the provisions of this Agreement shall be made within the period set forth therein, and if no such period is specified, within 45 (forty five) days of receiving a demand along with the necessary particulars. In the event of delay beyond such period, save and except otherwise expressly provided in this Agreement, the defaulting Party shall pay interest for the period of delay calculated at a rate equal to 1% (one per cent) per month of delay, and recovery thereof shall be without prejudice to the rights of the Parties under this Agreement including Termination thereof.

26.5 Waiver

26.5.1 Waiver, including partial or conditional waiver, by either Party of any default by the other Party in the observance and performance of any provision of or obligations under this Agreement:-

representing the capital investment made by the Service Provider in the Project shall be owned by the Service Provider. For the avoidance of doubt, the Authority shall not in any manner be liable in respect of any claims for depreciation to be made by the Service Provider under the Applicable Laws.

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		a waiv subseque other pr	operate or be construed as ver of any other or ent default hereof or of ovisions of or obligations is Agreement;		(a)	shall not operate or be construed as a waiver of any other or subsequent default hereof or of other provisions of or obligations under this Agreement;
		in writin	at be effective unless it is ng and executed by a duly ed representative of the and		(b)	shall not be effective unless it is in writing and executed by a duly authorised representative of the Party; and
			ot affect the validity or ability of this Agreement nanner.		(c)	shall not affect the validity or enforceability of this Agreement in any manner.
	26.5.2	on any occasion the terms, condit Agreement or a nor time or othe Party to the othe deemed as war	re by either Party to insist upon the performance of ions and provisions of this my obligation thereunder r indulgence granted by a er Party shall be treated or iver of such breach or any variation or the of any such right	27.5.2	on any the terr Agreed nor time Party to deemed accept	or the failure by either Party to insist of occasion upon the performance of ms, conditions and provisions of this ment or any obligation thereunder ne or other indulgence granted by a to the other Party shall be treated or d as waiver of such breach or ance of any variation or the hishment of any such right order.
	26.6	Liability for rev Drawings	iew of Documents and	27.6	Liabili Drawi	ity for review of Documents and ngs
		Except to the exthis Agreement:	ktent expressly provided in		•	t to the extent expressly provided in greement:
		by the Agreeme	ew, comment or approval Authority of any Project ent, Document, Design or g submitted by the Service		(a)	no review, comment or approval by the Authority of any Project Agreement, Document, Design or Drawing submitted by the Service

the Service Provider by reason of any review, comment, approval, observation or inspection referred to in Sub-clause (a) above. 26.7 Exclusion of implied warranties etc. This Agreement expressly excludes any warranty, condition or other undertaking implied at law or by custom or otherwise arising out of any other agreement between the Parties or any representation by either Party not contained in a binding legal agreement executed by both Parties. 26.8 Survival 26.8.1 Termination shall: (a) not relieve the Service Provider or the Service Provider by reason any review, comment, approobservation or inspection refer to in Sub-clause (a) above. 27.7 Exclusion of implied warranties etc. This Agreement expressly excludes warranty, condition or other undertak implied at law or by custom or otherv arising out of any other agreement between the Parties or any representation by either Party not contained in a binding legal agreement executed by both Parties. 27.8 Survival 27.8 Survival 27.8.1 Termination shall: (a) not relieve the Service Provider or			Provider nor any observation or inspection of the operation or maintenance of the Equipment nor the failure to review, approve, comment, observe or inspect hereunder shall relieve or absolve the Service Provider from its obligations, duties and liabilities under this Agreement, the Applicable Laws and Applicable Permits; and	Provider nor any observation of inspection of the operation of maintenance of the Equipment not the failure to review, approvious comment, observe or inspendent of the Service Provider from it obligations, duties and liabilities under this Agreement, the Applicable Laws and Applicable Permits; and	or or ve, ect ve its es he
This Agreement expressly excludes any warranty, condition or other undertaking implied at law or by custom or otherwise arising out of any other agreement between the Parties or any representation by either Party not contained in a binding legal agreement executed by both Parties. 26.8 Survival 26.8 Survival 27.8 Survival 27.8.1 Termination shall: (a) not relieve the Service Provider or This Agreement expressly excludes warranty, condition or other undertak implied at law or by custom or other arrising out of any other agreement between the Parties or any representation by either Party not contained in a binding legal agreement executed by both Parties. 27.8 Survival 27.8.1 Termination shall:			the Service Provider by reason of any review, comment, approval, observation or inspection referred	the Service Provider by reason of any review, comment, approvation or inspection referred	of al,
warranty, condition or other undertaking implied at law or by custom or otherwise arising out of any other agreement between the Parties or any representation by either Party not contained in a binding legal agreement executed by both Parties. 26.8 Survival 26.8.1 Termination shall: (a) not relieve the Service Provider or warranty, condition or other undertak implied at law or by custom or otherwarising out of any other agreement between the Parties or any representation by either Party not contained in a binding legal agreement executed by both Parties. 27.8 Survival 27.8.1 Termination shall: (a) not relieve the Service Provider or (a) not relieve the Service Provide		26.7	Exclusion of implied warranties etc.	27.7 Exclusion of implied warranties etc.	
26.8.1 Termination shall: (a) not relieve the Service Provider or (b) 27.8.1 Termination shall: (a) not relieve the Service Provider or (b) not relieve the Service Provider or			warranty, condition or other undertaking implied at law or by custom or otherwise arising out of any other agreement between the Parties or any representation by either Party not contained in a binding legal	This Agreement expressly excludes an warranty, condition or other undertaking implied at law or by custom or otherwise arising out of any other agreement between the Parties or any representation by either Party not contained in a binding legal agreement executed by both Parties.	ng se en
(a) not relieve the Service Provider or (a) not relieve the Service Provide		26.8	Survival	27.8 Survival	
		26.8.1	Termination shall:	27.8.1 Termination shall:	
of any obligations hereunder of any obligations hereun			the Authority as the case may be, of any obligations hereunder	(a) not relieve the Service Provider of the Authority as the case may be of any obligations hereunds which expressly or by implication	e, ler

survive Termination hereof: and survive Termination hereof; and except as otherwise provided in except as otherwise provided in (b) (b) any provision of this Agreement any provision of this Agreement expressly limiting the liability of expressly limiting the liability of either Party, not relieve either either Party, not relieve either Party of any obligations or Party of any obligations or liabilities for loss or damage to the liabilities for loss or damage to the other Party arising out of, or other Party arising out of, or caused by, acts or omissions of caused by, acts or omissions of such Party prior to Party prior to effectiveness of such Termination effectiveness of such Termination or arising out of such Termination. or arising out of such Termination. **Entire Agreement** Entire Agreement 27.9 26.9 This Agreement and the Schedules This Agreement and the Schedules together constitute a complete and together constitute a complete and exclusive statement of the terms of the exclusive statement of the terms of the agreement between the Parties on the agreement between the Parties on the subject hereof, and no amendment or subject hereof, and no amendment or modification hereto shall be valid and modification hereto shall be valid and effective unless such modification or effective unless such modification or amendment is agreed to in writing by the amendment is agreed to in writing by the Parties and duly executed by persons Parties and duly executed by persons especially empowered in this behalf by the especially empowered in this behalf by the respective Parties. All prior written or oral respective Parties. All prior written or oral understandings, offers or other understandings. offers other communications of every kind pertaining communications of every kind pertaining to this Agreement are abrogated and to this Agreement are abrogated and

If for any reason whatever, any provision

of this Agreement is or becomes invalid.

withdrawn.

26.10 Severability

If for any reason whatever, any provision of this Agreement is or becomes invalid,

withdrawn.

27.10 Severability

illegal or unenforceable or is declared by any court of competent jurisdiction or any other instrumentality to be invalid, illegal or unenforceable, the validity, legality or enforceability of the remaining provisions shall not be affected in any manner, and the Parties will negotiate in good faith with a view to agreeing to one or more provisions which may be substituted for such invalid, unenforceable or illegal provisions, as nearly as is practicable to such invalid, illegal or unenforceable provision. Failure to agree upon any such provisions shall not be subject to the Dispute Resolution Procedure set forth under this Agreement or otherwise.

26.11 No partnership

This Agreement shall not be interpreted or construed to create an association, joint venture or partnership between the Parties, or to impose any partnership obligation or liability upon either Party, and neither Party shall have any right, power or Authority to enter into any agreement or undertaking for, or act on behalf of, or to act as or be an agent or representative of, or to otherwise bind, the other Party.

26.12 Third Parties

This Agreement is intended solely for the benefit of the Parties, and their respective successors and permitted assigns, and nothing in this Agreement shall be illegal or unenforceable or is declared by any court of competent jurisdiction or any other instrumentality to be invalid, illegal or unenforceable, the validity, legality or enforceability of the remaining provisions shall not be affected in any manner, and the Parties will negotiate in good faith with a view to agreeing to one or more provisions which may be substituted for such invalid, unenforceable or illegal provisions, as nearly as is practicable to such invalid, illegal or unenforceable provision. Failure to agree upon any such provisions shall not be subject to the Dispute Resolution Procedure set forth under this Agreement or otherwise.

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27.12 Third Parties

This Agreement is intended solely for the benefit of the Parties, and their respective successors and permitted assigns, and nothing in this Agreement shall be construed to create any duty to, standard of care with reference to, or any liability to, any person not a Party to this Agreement.

26.13 Successors and Assigns

This Agreement shall be binding upon, and inure to the benefit of the Parties and their respective successors and permitted assigns.

26.14 Notices

Any notice or other communication to be given by any Party to the other Party under or in connection with the matters contemplated by this Agreement shall be in writing and shall:

(a) in the case of the Service Provider. be given by facsimile and by letter delivered by hand to the address given and marked for attention of the person set out below or to such other person as the Service Provider may from time to time designate by notice to the Authority; provided that notices or other communications to be given to an address outside Delhi may, if they are subsequently confirmed by sending a copy thereof by registered acknowledgement due, air mail or by courier, be sent by facsimile to the number as the Service Provider may from time to

construed to create any duty to, standard of care with reference to, or any liability to, any person not a Party to this Agreement.

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		time designate by notice to the Authority;		time designate by notice to the Authority;
	(b)	in the case of the Authority, be given by facsimile and by letter delivered by hand and be addressed to the Authority with a copy delivered to the Authority Representative or such other person as the Authority may from time to time designate by notice to the Service Provider; provided that if the Service Provider does not have an office in Delhi it may send such notice by facsimile and by registered acknowledgement due, air mail or by courier; and		(b) in the case of the Authority, be given by facsimile and by letter delivered by hand and be addressed to the Authority with a copy delivered to the Authority Representative or such other person as the Authority may from time to time designate by notice to the Service Provider; provided that if the Service Provider does not have an office in Delhi it may send such notice by facsimile and by registered acknowledgement due, air mail or by courier; and
	(c)	any notice or communication by a Party to the other Party, given in accordance herewith, shall be deemed to have been delivered when in the normal course of post it ought to have been delivered.		any notice or communication by a Party to the other Party, given in accordance herewith, shall be deemed to have been delivered when in the normal course of post it ought to have been delivered.
26.15	Lang	guage	27.15	Language
	Party comproc to th	notices required to be given by one y to the other Party and all other munications, Documentation and eedings which are in any way relevant is Agreement shall be in writing and in lish language.		All notices required to be given by one Party to the other Party and all other communications, Documentation and proceedings which are in any way relevant to this Agreement shall be in writing and in English language.
26.16	Cour	nterparts	27 16	Counterparts

			This Agreement may be executed in two counterparts, each of which, when executed and delivered, shall constitute an	This Agreement may be executed in two counterparts, each of which, when executed and delivered, shall constitute an original of this Agreement.
			original of this Agreement.	
21.	Part 2 - Schedule A:	Schedule A	As per Schedule A of RFP Part II – Draft Contract	Refer data as under Appendix A of RFP Part I -
	NAMES OF	(For data	Agreement	Instructions to Bidders, on the revised RFP
	DISTRICTS	sheets under		published on 20/10/2016.
	WHERE CT SCAN	Schedule A in		
	FACILITIES AND	RFP Part II,		(Remark: Data sheets under Schedule A in RFP
	SERVICES NEED	please refer		Part II have been re-referenced to refer to the right
	TO BE	data available		data available under Appendix A in RFP Part I)
	PROVISIONED	under		
		Appendix A in		
		RFP Part I)		
22.	Part 2 - Schedule C:	Schedule C -	Service Provider shall handover the softcopy of the	In case of Medico Legal Cases (MLC) the Service
	SERVICE AND	Point No. 8	images for MLC cases to the Authority as per	Provider shall handover the hard copy of the report and
	OPERATIONS &		agreement with the state. Legal responsibility of	images to the CMS. The CMS shall be responsible for
	MAINTENANCE		correct reporting of images lies with the Service	representation in a court of law or as per the directions
	REQUIREMENTS		Provider.	of the court. Legal responsibility of correct CT Scans and images remains with the Service Provider.