

25. The tenderer/s shall be responsible for the proper packing of the supplies so as to avoid damage under normal transport and deliver the material in good condition to the consignee at the destination. In the event of any loss damage, breakage, leakage the tenderer/s shall be liable to make good the loss and shortage found at the time of checking / inspection of material by the consignee. No cost on such account shall be admissible at any cost.

26. Purchase committee of the Department reserves the right to accept or reject any tender or part thereof without assigning any reasons there for.

27. The rates accepted shall remain in force for one Year from the date of entering into the agreement or till the finalization of the new Rate Contract whichever is earlier. In no case the price escalation shall be considered / allowed during the period of contract.

28. In case any tenderer, if charges higher rates for any item (Items) more than MRP. The action like forfeiture of earnest money / security deposits / Bank guarantee and legal action shall be taken against him / firm.



29. The Department reserves the right to add to / suitably modify the terms and conditions (without prior notification) as per exigencies and hence above should not be constructed as all inclusive.

30. The tenderer should be registered as GST dealer quoting No.

31. Direct or indirect Canvassing on the part of tenderer/s or their representatives will lead to rejection of the tender/s.

32. **The supply order will be placed only after availability of funds.**

33. The samples of the required quality / make / size / specifications etc should be sent along with the tender / offer. Tenders without the samples shall not be entertained and shall straight way be rejected


Sr. Superintendent
District Jail Jammu


Encl: one leaf.

NO:-Acctts/ 1260

Dated:-

26/6/2018