Terms & Conditions of the Annual Rate Contract

1.	The sealed off	er, comple	ete in a	Il respe	ect, mus [.]	t reach	the O	ffice of	the D	Dean,
	Faculty of Lif	e Science	s, Roor	m No.	124, 1s	t Floor,	C.V.	Ramar	Bha	wan,
	Chaudhary	Devi	Lal,	Unive	rsity,	Sirsa-1	25055	5 la	test	by
		(date) by					and s	shall be	opene	ed on
			at		The	offerer	or	their	autho	rized
	representatives	s are allowe	ed to att	tend the	e meeting	g of the C	Offer O	pening	Comm	nittee
	at their own co	sts.								
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- 2. The offer received late/or incomplete will be rejected outrighlty.
- 3. The offer shall be submitted in doubled envelope. The inner envelope shall be sealed and shall have the superscription "OFFER IN RESPONSE TO ENQUIRY NO. _____

DATED ______ AND DUE ON _____." The offer may be sent to the office of <u>Assistant Registrar, General Branch</u>. The Offer, where the <u>superscription</u> is not mentioned on the envelope by the offerer may not be entertained.

- 4. The following terms may be spelt out in your offer clearly:
 - i. Rates accompanied by authenticated manufacturer's price list.
 - ii. Discount on manufacturer's price.
 - iii. F.O.R.
 - iv. Rates of GST/Excise Duty (in per cent), if any, please note that the University does not issue Form 'C' or 'D'
 - v. Payment terms.
 - vi. Delivery period.
 - vii. Guarantee/Warranty period.
 - viii. After-sales service.
 - ix. Installation charges, if any.
 - x. Validity period of the offer.
 - xi. Misc. charges such as Packing & Forwarding charges, Insurance charges, etc., if any.
- 5. The packing, forwarding, freight, insurance charges etc. may be quantified in terms of amount. These charges will not be payable against such vague statement as "packing, forwarding, freight and insurance charges etc. extra".
- 6. Charges not mentioned in the offer shall not be paid.
- 7. If you have rate contract for the above item with DGS&D/DS&D (Haryana), supply an authenticated copy of the same along with your offer for supply to this University. In case, the rate contract has not been finalized till date with the above authorities, supply a copy of such rate contract, as and when finalized, to this office.
- 8. A security of Rs. 50,000/- in the shape of Fixed Deposit Receipt in favour of Registrar, Chaudhary Devi Lal University valid upto 30.11.2024 may be furnished with the offer. The security by other means except FDR shall not be accepted. In case, the rate contract is not honored as per the settled terms and condition, security shall be forfeited, besides taking other action as deemed proper by the University. No firm with whom the University approves rate contract is exempted from depositing the security.
- 9. As a general policy, the University tries to make 100% payment within 15 days of the receipt of material subject to proper installation, wherever applicable, and satisfaction of the Inspection Committee. No advance payment or payment against documents negotiated through Bank shall be made.
- 10. The University is situated within the Municipal Limits. As such, Octori, if any, shall be payable. In case, the material is supplied through a Transport Company by road, the Transport Company's charges, labour charges and Octroi charges shall be borne by the supplier. It may be mentioned specifically as to whether the material will be sent by rail or by road through a Transport Company.

- 11. The articles of fragile nature, particularly glasswares etc. shall be accepted through personal delivery or else the transit risk shall be to the supplier's account. The samples shall be asked for, wherever be required.
- 12. Record the following certificates in the offer:
 - i. "That we are maintaining only one countrywide price list applicable to all the customers on which the present rate contract is based".
 - ii. "That the rates, and other terms and conditions offered to Chaudhary Devi Lal University are in no way inferior to those being offered to other Govt./Semi Govt. Deptts. /Public Sector Undertaking/ Institutions including DGS&D/DS&D (Haryana)".
 - iii. "That the case, the rates are reduced/or more discount including any special incentive for sales promotion is offered by you during the currency of rate contract, the University shall be informed promptly and shall be entitled for that benefit/incentive."
 - iv. "That the discount offered to Chaudhary Devi Lal University is the same as is offered by you to your Distributors, in case of direct supply".
 - v. "That you have not been debarred/blacklisted by DGS&D/DS&D (Haryana) or any State Govt. Deptt/Central Govt. Deptt. University etc."
- 13. Proof of your being manufacturer/exclusive distributor/authorized dealer must accompany the offer.
- 14. In case, any family member of your firm is serving in the University, then you must record a certificate to that effect on the offer, failing which the offer filed by you shall be rejected outrightly.
- 15. In case, any other information/clarification is required, the General Branch may be contacted at Telephone No. 01666-239822 on any working day (Monday to Friday) during office hours (9 AM to 5:00 PM).
- 16. The dispute, if any, shall be subject to the jurisdiction of Courts at Sirsa. Any other jurisdiction mentioned in the offers or invoices of the manufacturers/distributors/dealers/suppliers etc. shall be invalid and shall have no legal sanctity.
- 17. The firm/supplier should have not offered more discount to any other department, university, institute and Govt. of India as being offered to this University. If any firm offers more discount or cheaper rates to any University, Institute, Department, Govt. of India, the firm will be blacklisted and the excess amount will be recovered from it.
- 18. In case there is any complaint of non-compliance of order, the Chairperson of the concerned department will send the complaint to the Convener, Rate Contract Committee for further necessary action.
- 19. In case a firm does not stick to the terms of the rate contract, the University will take necessary action based on the report(s) from the Chairman/Principal Investigator. The firm may be blacklisted; contract withdrawn or the firm may be penalized.
- 20. The offer must be valid for a period of one year i.e. from 01.10.2023 to 30.09.2024.
- 21. Quantity can be increased or decreased by the University without any notice to the firm/supplier.
- 22. If the Supplier or their Principles are on rate contract with Governmente Market place (GeM), this may be mentioned specifically in the offer and a photocopy of the same, duly attested, may be appended.
- 23. The goods shall be supplied by the Supplier within the time limit specified in the supply order. In case, the material is not supplied within the delivery period, the supplier shall be liable to pay the University the compensation amount equivalent to 1% (one percent) of the cost of material each day or such other amount as the Competent Authority may decide till the supply remains incomplete, provided that the total amount compensation shall not exceed 10% of the total amount of the

- cost of material supplied. Appeal against these orders shall, however, lie with the Vice-Chancellor, CDLU, Sirsa whose decision shall be final.
- 24. In case, the supplier/contractor fails to execute the supply order/contract on the rates, and conditions as contained in the supply order within the stipulated period, they shall be liable to such action as blacklisting, debarring from having any business with this University, forfeiture of earnest money/security, besides any other action as may be deemed proper by the University.
- 25. The acceptance of the material shall be subject to satisfactory report of the Office's Inspection Committee/Technical Committee/Experts Committee/Purchase Committee.
- 26. It may be certified that the firms have not been debarred/blacklisted for any reason/period by GeM or any other Central/State Govt. Deptt. /University/PSU etc. If so, particulars of the same may be furnished. Concealment of facts shall not only lead to cancellation of the supply order, but may also warrant legal action.
- 27. Terms and conditions printed on Offer/Invoice of the firm, if any, shall not be binding on the University, except those mentioned specifically on the supply order, and your acceptance of the order shall be construed as your agreement to all the terms and conditions contained in the order.
- 28. The order may be executed within 30 days/or the period mentioned by the Indenter in supply order.
- 29. The bank charges, if any, shall be charged to firm's/supplier account.
- 30. Invoice No. must be duly printed/machine numbered and should bear GSTIN.
- 31. Goods shall be accepted subject to installation, wherever necessary, and satisfactory report of the Inspection Committee.
- 32. The goods, which are not found according to our specification/approved samples etc., and are thus not accepted, shall be lifted back by the Supplier at their own risk and cost.
- 33. Damage to the goods or any other loss (theft/pilferage) during transit shall be responsibility of the Supplier.
- 34. That in case, the rates are reduced/or more discount including any special incentive for sales promotion is offered by you during the tenure of rate contract, the University shall be informed promptly and shall be entitled for that benefit/incentive.
- 35. The University (CDLU, Sirsa) is registered with the Department of Scientific & Industrial Research (DSIR) for purposes of availing Customs Duty Exemptions vide letter No. TU/V/RG-CDE (1102)/2021 dated 12.11.2021 issued by Govt. of India Ministry of Science and Technology, Deptt. of Scientific & Industrial Research, Technology Bhavan, New Mehrauli Road, New Delhi-110016. This registration is valid upto 31.08.2026.
- 36. Only Fresh FDR having clear charge of Registrar, CDLU, Sirsa issued on or after date of Advertisement will be accepted. No old FDR of any session/year will be considered.