

State of West Virginia Request for Quotation 33 — Service - Misc

	Proc Folder: 172312		
	Doc Description: Repac	caging of Pharmaceuticals for Prescription Drugs	
	Proc Type: Central Maste		
Date Issued	Solicitation Closes	Solicitation No	Version
2016-02-16	2016-03-15 13:30:00	CRFQ 0506 BPH1600000004	1

BID RECEIVING LOCATION

BID CLERK

DEPARTMENT OF ADMINISTRATION

PURCHASING DIVISION

2019 WASHINGTON ST E

CHARLESTON

WV

25305

US

VENDOR

Vendor Name, Address and Telephone Number:

Pharmpak, INC. 1221 Andersen Dr. Suite B San Rafael, CA 94901

(415) 455-9981

U3/15/16 09:29:21 \WV Purchasing Division

FOR INFORMATION CONTACT THE BUYER April Battle (304) 558-0067 april.e.battle@wv.gov		
Signature X Deborah Kelly	FEIN#	DATE 3/14/11

All offers subject to all terms and conditions contained in this sollcitation

Page: 1

FORM ID: WV-PRC-CRFQ-001

ADDITIONAL INFORMATION

The West Virginia Purchasing Division is soliciting bids on behalf of the West Virginia Department of health and Human Resources, Bureau for Public Health, Office of Maternal, Child and Family Health, Family Planning Program and any other state agency that desires to utilize this contract to establish an open-end contract for pharmaceutical repackaging for prescription drugs. The contract may be utilized by West Virginia State agencies and all political subdivisions of the State in all 55 counties.

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No City	WV99999	No City	WV 99999
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Line	Comm Ln Desc	Qty	Unit Issue	Unit Price	Total Price
1	Doxycycline (or equal) 100MG 14 Tab/Caps vial 50 vials pk	3500.00000	VIAL		

Comm Code	Manufacturer	Specification	Model #
85121901			11000117
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Extended Description:

3.1.1 Doxycycline (or equal) 100MG 14 Tab/Caps vial 50 vials pk

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	Comm Ln Desc	Qty	Unit Issue	Unit Price	Total Price
2	Flagyl (or equal) 500 MG 14 Tabs/Vial, 50 vials per pkg	3500.00000	VIAL		

Comm Code	Manufacturer	Specification	Model #	
85121901				<u> </u>

Extended Description:

3.1.2 Flagyi (or equal) 500 MG 14 Tabs/Vial, 50 vials per pkg

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Line	Comm Ln Desc	Qty	Unit Issue	Unit Price	Total Price
3	Tetracycline (or equal) 500MG 1 tablet/vial, 25 vials per pk	5000.00000	VIAL		

Comm Code	Manufacturer	Specification	Model #	\neg
85121901				\dashv

Extended Description:

3.1.3 Tetracycline (or equal) 500 MG 1 tablet/vial, 25 vials per package

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Line	Comm Ln Desc	Qty	Unit Issue	Unit Price	Total Price
4	Ciprofloxacin (or equal) 500 MG 28 tablets/vial	1000.00000	VIAL		

Comm Code	Manufacturer	Specification	Model #	
85121901				
		17		

Extended Description:

3.1.4 Ciprofloxacin (or equal) 500 MG 28 tablets/vial

INVOICE TO		SHIP TO	
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Line	Comm Ln Desc	Qty	Unit issue	Unit Price	Total Price
5	Fluconazole(or equal)150MG 1 Pill Blister Pack	1000.00000	VIAL		

Comm Code	Manufacturer	Specification	Model #	
85121901				
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Extended Description:

3.1.5 Fluconazole (or equal) 150 MG 1 Pill Blister Pack, 12 individual pouches per box

SCHEDULE	OF EVENTS	THE PARTY OF THE PARTY	MP AND THE RESERVE OF THE PARTY
<u>Line</u>	Event	Event Date	
1	Technical Questions	2016-03-01	

	Document Phase	Document Description	Page 5
BPH1600000004	Final	Repackaging of Pharmaceuticals for	of 5
		Prescription Drugs	

ADDITIONAL TERMS AND CONDITIONS

See attached document(s) for additional Terms and Conditions

INSTRUCTIONS TO VENDORS SUBMITTING BIDS

- 1. REVIEW DOCUMENTS THOROUGHLY: The attached documents contain a solicitation for bids. Please read these instructions and all documents attached in their entirety. These instructions provide critical information about requirements that if overlooked could lead to disqualification of a Vendor's bid. All bids must be submitted in accordance with the provisions contained in these instructions and the Solicitation. Failure to do so may result in disqualification of Vendor's bid.
- 2. MANDATORY TERMS: The Solicitation may contain mandatory provisions identified by the use of the words "must," "will," and "shall." Failure to comply with a mandatory term in the Solicitation will result in bid disqualification.

3. PREBID MEETING: The item identified below shall apply to this Solicitation.
A pre-bid meeting will not be held prior to bid opening
A NON-MANDATORY PRE-BID meeting will be held at the following place and time:
A MANDATORY PRE-BID meeting will be held at the following place and time:

All Vendors submitting a bid must attend the mandatory pre-bid meeting. Failure to attend the mandatory pre-bid meeting shall result in disqualification of the Vendor's bid. No one person attending the pre-bid meeting may represent more than one Vendor.

An attendance sheet provided at the pre-bid meeting shall serve as the official document verifying attendance. The State will not accept any other form of proof or documentation to verify attendance. Any person attending the pre-bid meeting on behalf of a Vendor must list on the attendance sheet his or her name and the name of the Vendor he or she is representing.

Additionally, the person attending the pre-bid meeting should include the Vendor's E-Mail address, phone number, and Fax number on the attendance sheet. It is the Vendor's responsibility

to locate the attendance sheet and provide the required information. Failure to complete the attendance sheet as required may result in disqualification of Vendor's bid.

All Vendors should arrive prior to the starting time for the pre-bid. Vendors who arrive after the starting time but prior to the end of the pre-bid will be permitted to sign in, but are charged with knowing all matters discussed at the pre-bid.

Questions submitted at least five business days prior to a scheduled pre-bid will be discussed at the pre-bid meeting if possible. Any discussions or answers to questions at the pre-bid meeting are preliminary in nature and are non-binding. Official and binding answers to questions will be published in a written addendum to the Solicitation prior to bid opening.

4. VENDOR QUESTION DEADLINE: Vendors may submit questions relating to this Solicitation to the Purchasing Division. Questions must be submitted in writing. All questions must be submitted on or before the date listed below and to the address listed below in order to be considered. A written response will be published in a Solicitation addendum if a response is possible and appropriate. Non-written discussions, conversations, or questions and answers regarding this Solicitation are preliminary in nature and are nonbinding.

Submitted e-mails should have solicitation number in the subject line.

Question Submission Deadline: March 1, 2016, at 3:00 PM EST

Submit Questions to: April Battle, Buyer 22 2019 Washington Street, East Charleston, WV 25305

Fax: (304) 558-4115 (Vendors should not use this fax number for bid submission)

Email: april.e.battle@wv.gov

5. VERBAL COMMUNICATION: Any verbal communication between the Vendor and any State personnel is not binding, including verbal communication at the mandatory pre-bid conference. Only information issued in writing and added to the Solicitation by an official written addendum by the Purchasing Division is binding.

6. BID SUBMISSION: All bids must be submitted electronically through wvOASIS or signed and delivered by the Vendor to the Purchasing Division at the address listed below on or before the date and time of the bid opening. Any bid received by the Purchasing Division staff is considered to be in the possession of the Purchasing Division and will not be returned for any reason. The Purchasing Division will not accept bids, modification of bids, or addendum acknowledgment forms via e-mail. Acceptable delivery methods include electronic submission via wvOASIS, hand delivery, delivery by courier, or facsimile.

The bid delivery address is:
Department of Administration, Purchasing Division
2019 Washington Street East
Charleston, WV 25305-0130

A bid that is not submitted electronically through wvOASIS should contain the information listed below on the face of the envelope or the bid may be rejected by the Purchasing Division.:

SEALED BID: Pharmaceutical Repackaging for Prescription Drugs

BUYER: April Battle, Buyer 22

SOLICITATION NO.: CRFQ 0506 BPH1600000004

BID OPENING DATE: March 15, 2016 BID OPENING TIME: 1:30 PM EST FAX NUMBER: (304) 558-3970

In the event that Vendor is responding to a request for proposal, the Vendor shall submit one original technical and one original cost proposal plus ______ convenience copies of each to the Purchasing Division at the address shown above. Submission of a response to a request for proposal is not permitted in wvOASIS. Additionally, the Vendor should identify the bid type as either a technical or cost proposal on the face of each bid envelope submitted in response to a request for proposal as follows:

BID TYPE: (This	only applies to CRFP)
☐ Technical	
Cost	

7. BID OPENING: Bids submitted in response to this Solicitation will be opened at the location identified below on the date and time listed below. Delivery of a bid after the bid opening date and time will result in bid disqualification. For purposes of this Solicitation, a bid is considered delivered when confirmation of delivery is provided by wvOASIS (in the case of electronic submission) or when the bid is time stamped by the official Purchasing Division time clock (in the case of hand delivery).

Bid Opening Date and Time: March 15, 2016, at 1:30 PM EST

Bid Opening Location: Department of Administration, Purchasing Division 2019 Washington Street East Charleston, WV 25305-0130

- 8. ADDENDUM ACKNOWLEDGEMENT: Changes or revisions to this Solicitation will be made by an official written addendum issued by the Purchasing Division. Vendor should acknowledge receipt of all addenda issued with this Solicitation by completing an Addendum Acknowledgment Form, a copy of which is included herewith. Failure to acknowledge addenda may result in bid disqualification. The addendum acknowledgement should be submitted with the bid to expedite document processing.
- 9. BID FORMATTING: Vendor should type or electronically enter the information onto its bid to prevent errors in the evaluation. Failure to type or electronically enter the information may result in bid disqualification.
- 10. ALTERNATES: Any model, brand, or specification listed in this Solicitation establishes the acceptable level of quality only and is not intended to reflect a preference for, or in any way favor, a particular brand or vendor. Vendors may bid alternates to a listed model or brand provided that the alternate is at least equal to the model or brand and complies with the required specifications. The equality of any alternate being bid shall be determined by the State at its sole discretion. Any Vendor bidding an alternate model or brand should clearly identify the alternate items in its bid and should include manufacturer's specifications, industry literature, and/or any other relevant documentation demonstrating the equality of the alternate items. Failure to provide information for alternate items may be grounds for rejection of a Vendor's bid.
- 11. EXCEPTIONS AND CLARIFICATIONS: The Solicitation contains the specifications that shall form the basis of a contractual agreement. Vendor shall clearly mark any exceptions, clarifications, or other proposed modifications in its bid. Exceptions to, clarifications of, or modifications of a requirement or term and condition of the Solicitation may result in bid disqualification.
- 12. COMMUNICATION LIMITATIONS: In accordance with West Virginia Code of State Rules §148-1-6.6, communication with the State of West Virginia or any of its employees regarding this Solicitation during the solicitation, bid, evaluation or award periods, except through the Purchasing Division, is strictly prohibited without prior Purchasing Division approval. Purchasing Division approval for such communication is implied for all agency delegated and exempt purchases.
- 13. REGISTRATION: Prior to Contract award, the apparent successful Vendor must be properly registered with the West Virginia Purchasing Division and must have paid the \$125 fee, if applicable.
- 14. UNIT PRICE: Unit prices shall prevail in cases of a discrepancy in the Vendor's bid.
- 15. PREFERENCE: Vendor Preference may only be granted upon written request and only in accordance with the West Virginia Code § 5A-3-37 and the West Virginia Code of State Rules. A Vendor Preference Certificate form has been attached hereto to allow Vendor to apply for the preference. Vendor's failure to submit the Vendor Preference Certificate form with its bid will result in denial of Vendor Preference. Vendor Preference does not apply to construction projects.

- 16. SMALL, WOMEN-OWNED, OR MINORITY-OWNED BUSINESSES: For any solicitations publicly advertised for bid, in accordance with West Virginia Code §5A-3-37(a)(7) and W. Va. CSR § 148-22-9, any non-resident vendor certified as a small, womenowned, or minority-owned business under W. Va. CSR § 148-22-9 shall be provided the same preference made available to any resident vendor. Any non-resident small, women-owned, or minority-owned business must identify itself as such in writing, must submit that writing to the Purchasing Division with its bid, and must be properly certified under W. Va. CSR § 148-22-9 prior to contract award to receive the preferences made available to resident vendors. Preference for a non-resident small, women-owned, or minority owned business shall be applied in accordance with W. Va. CSR § 148-22-9.
- 17. WAIVER OF MINOR IRREGULARITIES: The Director reserves the right to waive minor irregularities in bids or specifications in accordance with West Virginia Code of State Rules § 148-1-4.6.
- 18. ELECTRONIC FILE ACCESS RESTRICTIONS: Vendor must ensure that its submission in wvOASIS can be accessed by the Purchasing Division staff immediately upon bid opening. The Purchasing Division will consider any file that cannot be immediately opened and/or viewed at the time of the bid opening (such as, encrypted files, password protected files, or incompatible files) to be blank or incomplete as context requires, and are therefore unacceptable. A vendor will not be permitted to unencrypt files, remove password protections, or resubmit documents after bid opening if those documents are required with the bid.
- 19. NON-RESPONSIBLE: The Purchasing Division Director reserves the right to reject the bid of any vendor as Non-Responsible in accordance with W. Va. Code of State Rules § 148-1-5.3, when the Director determines that the vendor submitting the bid does not have the capability to fully perform, or lacks the integrity and reliability to assure good-faith performance."
- 20. ACCEPTANCE/REJECTION: The State may accept or reject any bid in whole, or in part in accordance with W. Va. Code of State Rules § 148-1-4.5. and § 148-1-6.4.b."
- 21. YOUR SUBMISSION IS A PUBLIC DOCUMENT: Vendor's entire response to the Solicitation and the resulting Contract are public documents. As public documents, they will be disclosed to the public following the bid/proposal opening or award of the contract, as required by the competitive bidding laws of West Virginia Code §§ 5A-3-1 et seq., 5-22-1 et seq., and 5G-1-1 et seq. and the Freedom of Information Act West Virginia Code §§ 29B-1-1 et seq.

DO NOT SUBMIT MATERIAL YOU CONSIDER TO BE CONFIDENTIAL, A TRADE SECRET, OR OTHERWISE NOT SUBJECT TO PUBLIC DISCLOSURE.

Submission of any bid, proposal, or other document to the Purchasing Division constitutes your explicit consent to the subsequent public disclosure of the bid, proposal, or document. The Purchasing Division will disclose any document labeled "confidential," "proprietary," "trade secret," "private," or labeled with any other claim against public disclosure of the documents, to

include any "trade secrets" as defined by West Virginia Code § 47-22-1 et seq. All submissions are subject to public disclosure without notice.

GENERAL TERMS AND CONDITIONS:

- 1. CONTRACTUAL AGREEMENT: Issuance of a Award Document signed by the Purchasing Division Director, or his designee, and approved as to form by the Attorney General's office constitutes acceptance of this Contract made by and between the State of West Virginia and the Vendor. Vendor's signature on its bid signifies Vendor's agreement to be bound by and accept the terms and conditions contained in this Contract.
- 2. **DEFINITIONS:** As used in this Solicitation/Contract, the following terms shall have the meanings attributed to them below. Additional definitions may be found in the specifications included with this Solicitation/Contract.
- 2.1. "Agency" or "Agencies" means the agency, board, commission, or other entity of the State of West Virginia that is identified on the first page of the Solicitation or any other public entity seeking to procure goods or services under this Contract.
- 2.2. "Bid" or "Proposal" means the vendors submitted response to this solicitation.
- **2.3.** "Contract" means the binding agreement that is entered into between the State and the Vendor to provide the goods or services requested in the Solicitation.
- **2.4.** "Director" means the Director of the West Virginia Department of Administration, Purchasing Division.
- 2.5. "Purchasing Division" means the West Virginia Department of Administration, Purchasing Division.
- 2.6. "Award Document" means the document signed by the Agency and the Purchasing Division, and approved as to form by the Attorney General, that identifies the Vendor as the contract holder.
- **2.7. "Solicitation"** means the official notice of an opportunity to supply the State with goods or services that is published by the Purchasing Division.
- 2.8. "State" means the State of West Virginia and/or any of its agencies, commissions, boards, etc. as context requires.
- 2.9. "Vendor" or "Vendors" means any entity submitting a bid in response to the Solicitation, the entity that has been selected as the lowest responsible bidder, or the entity that has been awarded the Contract as context requires.

determined in accordance with the category that has been identified as applicable to this Contract below:
☑ Term Contract
Initial Contract Term: This Contract becomes effective on Upon award and extends for a period of (one) year(s). Renewal Term: This Contract may be renewed upon the mutual written consent of the Agency, and the Vendor, with approval of the Purchasing Division and the Attorney General's office (Attorney General approval is as to form only). Any request for renewal should be submitted to the Purchasing Division thirty (30) days prior to the expiration date of the initial contract term or appropriate renewal term. A Contract renewal shall be in accordance with the terms and conditions of the original contract. Renewal of this Contract is limited to three (3) successive one (1) year periods or multiple renewal periods of less than one year, provided that the multiple renewal periods do not exceed 36 months in total. Automatic renewal of this Contract is prohibited. Notwithstanding the foregoing, Purchasing Division approval is not required on agency delegated or exempt purchases. Attorney General approval may be required for vendor terms and conditions.
Delivery Order Limitations: In the event that this contract permits delivery orders, a delivery order may only be issued during the time this Contract is in effect. Any delivery order issued within one year of the expiration of this Contract shall be effective for one year from the date the delivery order is issued. No delivery order may be extended beyond one year after this Contract has expired.
Fixed Period Contract: This Contract becomes effective upon Vendor's receipt of the notice to proceed and must be completed within days.
Fixed Period Contract with Renewals: This Contract becomes effective upon Vendor's receipt of the notice to proceed and part of the Contract more fully described in the attached specifications must be completed within days.
Upon completion, the vendor agrees that maintenance, monitoring, or warranty services will be provided for one year thereafter with an additional successive one year renewal periods or multiple renewal periods of less than one year provided that the multiple renewal periods do not exceed months in total. Automatic renewal of this Contract is prohibited.
One Time Purchase: The term of this Contract shall run from the issuance of the Award Document until all of the goods contracted for have been delivered, but in no event will this Contract extend for more than one fiscal year.
Other: See attached.

4. NOTICE TO PROCEED: Vendor shall begin performance of this Contract immediately upon receiving notice to proceed unless otherwise instructed by the Agency. Unless otherwise specified, the fully executed Award Document will be considered notice to proceed.
5. QUANTITIES: The quantities required under this Contract shall be determined in accordance with the category that has been identified as applicable to this Contract below.
✓ Open End Contract: Quantities listed in this Solicitation are approximations only, based on estimates supplied by the Agency. It is understood and agreed that the Contract shall cover the quantities actually ordered for delivery during the term of the Contract, whether more or less than the quantities shown.
Service: The scope of the service to be provided will be more clearly defined in the specifications included herewith.
Combined Service and Goods: The scope of the service and deliverable goods to be provided will be more clearly defined in the specifications included herewith.
One Time Purchase: This Contract is for the purchase of a set quantity of goods that are identified in the specifications included herewith. Once those items have been delivered, no additional goods may be procured under this Contract without an appropriate change order approved by the Vendor, Agency, Purchasing Division, and Attorney General's office.
6. PRICING: The pricing set forth herein is firm for the life of the Contract, unless specified elsewhere within this Solicitation/Contract by the State. A Vendor's inclusion of price adjustment provisions in its bid, without an express authorization from the State in the Solicitation to do so, may result in bid disqualification.
7. EMERGENCY PURCHASES: The Purchasing Division Director may authorize the Agency to purchase goods or services in the open market that Vendor would otherwise provide under this Contract if those goods or services are for immediate or expedited delivery in an emergency. Emergencies shall include, but are not limited to, delays in transportation or an unanticipated increase in the volume of work. An emergency purchase in the open market, approved by the Purchasing Division Director, shall not constitute of breach of this Contract and shall not entitle the Vendor to any form of compensation or damages. This provision does not excuse the State from fulfilling its obligations under a One Time Purchase contract.
8. REQUIRED DOCUMENTS: All of the items checked below must be provided to the Purchasing Division by the Vendor as specified below.
BID BOND: All Vendors shall furnish a bid bond in the amount of five percent (5%) of the total amount of the bid protecting the State of West Virginia. The bid bond must be submitted with the bid.

PERFORMANCE BOND: The apparent successful Vendor shall provide a performance bond in the amount of The performance bond must be received by the Purchasing Division prior to Contract award. On construction contracts, the performance bond must be 100% of the Contract value.
LABOR/MATERIAL PAYMENT BOND: The apparent successful Vendor shall provide a labor/material payment bond in the amount of 100% of the Contract value. The labor/material payment bond must be delivered to the Purchasing Division prior to Contract award. In lieu of the Bid Bond, Performance Bond, and Labor/Material Payment Bond, the Vendor may provide certified checks, cashier's checks, or irrevocable letters of credit. Any certified check, cashier's check, or irrevocable letter of credit provided in lieu of a bond must be of the same amount and delivered on the same schedule as the bond it replaces. A letter of credit submitted in lieu of a performance and labor/material payment bond will only be allowed for projects under \$100,000. Personal or business checks are not acceptable.
MAINTENANCE BOND: The apparent successful Vendor shall provide a two (2) year maintenance bond covering the roofing system. The maintenance bond must be issued and delivered to the Purchasing Division prior to Contract award.
☐ INSURANCE: The apparent successful Vendor shall furnish proof of the following insurance prior to Contract award and shall list the state as a certificate holder:
Commercial General Liability Insurance: In the amount of or more.
☐ Builders Risk Insurance: In an amount equal to 100% of the amount of the Contract.

The apparent successful Vendor shall also furnish proof of any additional insurance requirements contained in the specifications prior to Contract award regardless of whether or not that insurance requirement is listed above.
☐ LICENSE(S) / CERTIFICATIONS / PERMITS: In addition to anything required under the Section entitled Licensing, of the General Terms and Conditions, the apparent successful Vendor shall furnish proof of the following licenses, certifications, and/or permits prior to Contract award, in a form acceptable to the Purchasing Division.
The apparent successful Vendor shall also furnish proof of any additional licenses or certifications contained in the specifications prior to Contract award regardless of whether or not that requirement is listed above.
9. WORKERS' COMPENSATION INSURANCE: The apparent successful Vendor shall comply with laws relating to workers compensation, shall maintain workers' compensation insurance when required, and shall furnish proof of workers' compensation insurance upon request.
10. LITIGATION BOND: The Director reserves the right to require any Vendor that files a protest of an award to submit a litigation bond in the amount equal to one percent of the lowest bid submitted or \$5,000, whichever is greater. The entire amount of the bond shall be forfeited if the hearing officer determines that the protest was filed for frivolous or improper purpose, including but not limited to, the purpose of harassing, causing unnecessary delay, or needless expense for the Agency. All litigation bonds shall be made payable to the Purchasing Division. In lieu of a bond, the protester may submit a cashier's check or certified check payable to the Purchasing Division. Cashier's or certified checks will be deposited with and held by the State Treasurer's office. If it is determined that the protest has not been filed for frivolous or improper purpose, the bond or deposit shall be returned in its entirety.
11. LIQUIDATED DAMAGES: Vendor shall pay liquidated damages in the amount of
for N/A This clayer shall in no year he considered englysing and shall not livit it. St. 4. A
This clause shall in no way be considered exclusive and shall not limit the State or Agency's right to pursue any other available remedy.

- 12. ACCEPTANCE: Vendor's signature on its bid, or on the certification and signature page, constitutes an offer to the State that cannot be unilaterally withdrawn, signifies that the product or service proposed by vendor meets the mandatory requirements contained in the Solicitation for that product or service, unless otherwise indicated, and signifies acceptance of the terms and conditions contained in the Solicitation unless otherwise indicated.
- 13. FUNDING: This Contract shall continue for the term stated herein, contingent upon funds being appropriated by the Legislature or otherwise being made available. In the event funds are not appropriated or otherwise made available, this Contract becomes void and of no effect beginning on July 1 of the fiscal year for which funding has not been appropriated or otherwise made available.
- 14. PAYMENT: Payment in advance is prohibited under this Contract. Payment may only be made after the delivery and acceptance of goods or services. The Vendor shall submit invoices, in arrears.
- 15. TAXES: The Vendor shall pay any applicable sales, use, personal property or any other taxes arising out of this Contract and the transactions contemplated thereby. The State of West Virginia is exempt from federal and state taxes and will not pay or reimburse such taxes.
- 16. CANCELLATION: The Purchasing Division Director reserves the right to cancel this Contract immediately upon written notice to the vendor if the materials or workmanship supplied do not conform to the specifications contained in the Contract. The Purchasing Division Director may also cancel any purchase or Contract upon 30 days written notice to the Vendor in accordance with West Virginia Code of State Rules §§ 148-1-6.1.e.
- 17. TIME: Time is of the essence with regard to all matters of time and performance in this Contract.
- 18. APPLICABLE LAW: This Contract is governed by and interpreted under West Virginia law without giving effect to its choice of law principles. Any information provided in specification manuals, or any other source, verbal or written, which contradicts or violates the West Virginia Constitution, West Virginia Code or West Virginia Code of State Rules is void and of no effect.
- 19. COMPLIANCE: Vendor shall comply with all applicable federal, state, and local laws, regulations and ordinances. By submitting a bid, Vendor acknowledges that it has reviewed, understands, and will comply with all applicable laws, regulations, and ordinances.
- 20. PREVAILING WAGE: Vendor shall be responsible for ensuring compliance with prevailing wage requirements and determining when prevailing wage requirements are applicable.
- 21. ARBITRATION: Any references made to arbitration contained in this Contract, Vendor's bid, or in any American Institute of Architects documents pertaining to this Contract are hereby deleted, void, and of no effect.

- 22. MODIFICATIONS: This writing is the parties' final expression of intent. Notwithstanding anything contained in this Contract to the contrary no modification of this Contract shall be binding without mutual written consent of the Agency, and the Vendor, with approval of the Purchasing Division and the Attorney General's office (Attorney General approval is as to form only). Any change to existing contracts that adds work or changes contract cost, and were not included in the original contract, must be approved by the Purchasing Division and the Attorney General's Office (as to form) prior to the implementation of the change or commencement of work affected by the change.
- 23. WAIVER: The failure of either party to insist upon a strict performance of any of the terms or provision of this Contract, or to exercise any option, right, or remedy herein contained, shall not be construed as a waiver or a relinquishment for the future of such term, provision, option, right, or remedy, but the same shall continue in full force and effect. Any waiver must be expressly stated in writing and signed by the waiving party.
- 24. SUBSEQUENT FORMS: The terms and conditions contained in this Contract shall supersede any and all subsequent terms and conditions which may appear on any form documents submitted by Vendor to the Agency or Purchasing Division such as price lists, order forms, invoices, sales agreements, or maintenance agreements, and includes internet websites or other electronic documents. Acceptance or use of Vendor's forms does not constitute acceptance of the terms and conditions contained thereon
- 25. ASSIGNMENT: Neither this Contract nor any monies due, or to become due hereunder, may be assigned by the Vendor without the express written consent of the Agency, the Purchasing Division, the Attorney General's office (as to form only), and any other government agency or office that may be required to approve such assignments. Notwithstanding the foregoing, Purchasing Division approval may or may not be required on certain agency delegated or exempt purchases.
- 26. WARRANTY: The Vendor expressly warrants that the goods and/or services covered by this Contract will: (a) conform to the specifications, drawings, samples, or other description furnished or specified by the Agency; (b) be merchantable and fit for the purpose intended; and (c) be free from defect in material and workmanship.
- 27. STATE EMPLOYEES: State employees are not permitted to utilize this Contract for personal use and the Vendor is prohibited from permitting or facilitating the same.
- **28. BANKRUPTCY:** In the event the Vendor files for bankruptcy protection, the State of West Virginia may deem this Contract null and void, and terminate this Contract without notice.

- 29. PRIVACY, SECURITY, AND CONFIDENTIALITY: The Vendor agrees that it will not disclose to anyone, directly or indirectly, any such personally identifiable information or other confidential information gained from the Agency, unless the individual who is the subject of the information consents to the disclosure in writing or the disclosure is made pursuant to the Agency's policies, procedures, and rules. Vendor further agrees to comply with the Confidentiality Policies and Information Security Accountability Requirements, set forth in http://www.state.wv.us/admin/purchase/privacy/default.html.
- 30. YOUR SUBMISSION IS A PUBLIC DOCUMENT: Vendor's entire response to the Solicitation and the resulting Contract are public documents. As public documents, they will be disclosed to the public following the bid/proposal opening or award of the contract, as required by the competitive bidding laws of West Virginia Code §§ 5A-3-1 et seq., 5-22-1 et seq., and 5G-1-1 et seq. and the Freedom of Information Act West Virginia Code §§ 29B-1-1 et seq.

DO NOT SUBMIT MATERIAL YOU CONSIDER TO BE CONFIDENTIAL, A TRADE SECRET, OR OTHERWISE NOT SUBJECT TO PUBLIC DISCLOSURE.

Submission of any bid, proposal, or other document to the Purchasing Division constitutes your explicit consent to the subsequent public disclosure of the bid, proposal, or document. The Purchasing Division will disclose any document labeled "confidential," "proprietary," "trade secret," "private," or labeled with any other claim against public disclosure of the documents, to include any "trade secrets" as defined by West Virginia Code § 47-22-1 et seq. All submissions are subject to public disclosure without notice.

- 31. LICENSING: In accordance with West Virginia Code of State Rules § 148-1-6.1.e, Vendor must be licensed and in good standing in accordance with any and all state and local laws and requirements by any state or local agency of West Virginia, including, but not limited to, the West Virginia Secretary of State's Office, the West Virginia Tax Department, West Virginia Insurance Commission, or any other state agency or political subdivision. Upon request, the Vendor must provide all necessary releases to obtain information to enable the Purchasing Division Director or the Agency to verify that the Vendor is licensed and in good standing with the above entities.
- 32. ANTITRUST: In submitting a bid to, signing a contract with, or accepting a Award Document from any agency of the State of West Virginia, the Vendor agrees to convey, sell, assign, or transfer to the State of West Virginia all rights, title, and interest in and to all causes of action it may now or hereafter acquire under the antitrust laws of the United States and the State of West Virginia for price fixing and/or unreasonable restraints of trade relating to the particular commodities or services purchased or acquired by the State of West Virginia. Such assignment shall be made and become effective at the time the purchasing agency tenders the initial payment to Vendor.

33. VENDOR CERTIFICATIONS: By signing its bid or entering into this Contract, Vendor certifies (1) that its bid or offer was made without prior understanding, agreement, or connection with any corporation, firm, limited liability company, partnership, person or entity submitting a bid or offer for the same material, supplies, equipment or services; (2) that its bid or offer is in all respects fair and without collusion or fraud; (3) that this Contract is accepted or entered into without any prior understanding, agreement, or connection to any other entity that could be considered a violation of law; and (4) that it has reviewed this Solicitation in its entirety; understands the requirements, terms and conditions, and other information contained herein.

Vendor's signature on its bid or offer also affirms that neither it nor its representatives have any interest, nor shall acquire any interest, direct or indirect, which would compromise the performance of its services hereunder. Any such interests shall be promptly presented in detail to the Agency. The individual signing this bid or offer on behalf of Vendor certifies that he or she is authorized by the Vendor to execute this bid or offer or any documents related thereto on Vendor's behalf; that he or she is authorized to bind the Vendor in a contractual relationship; and that, to the best of his or her knowledge, the Vendor has properly registered with any State agency that may require registration.

34. PURCHASING CARD ACCEPTANCE: The State of West Virginia currently utilizes a Purchasing Card program, administered under contract by a banking institution, to process payment for goods and services. The Vendor must accept the State of West Virginia's Purchasing Card for payment of all orders under this Contract unless the box below is checked.

☐ Vendor is not required to accept the St	ate of West Virginia's Purchasing Card as
payment for all goods and services.	-

35. VENDOR RELATIONSHIP: The relationship of the Vendor to the State shall be that of an independent contractor and no principal-agent relationship or employer-employee relationship is contemplated or created by this Contract. The Vendor as an independent contractor is solely liable for the acts and omissions of its employees and agents. Vendor shall be responsible for selecting, supervising, and compensating any and all individuals employed pursuant to the terms of this Solicitation and resulting contract. Neither the Vendor, nor any employees or subcontractors of the Vendor, shall be deemed to be employees of the State for any purpose whatsoever. Vendor shall be exclusively responsible for payment of employees and contractors for all wages and salaries, taxes, withholding payments, penalties, fees, fringe benefits, professional liability insurance premiums, contributions to insurance and pension, or other deferred compensation plans, including but not limited to, Workers' Compensation and Social Security obligations, licensing fees, etc. and the filing of all necessary documents, forms, and returns pertinent to all of the foregoing.

Vendor shall hold harmless the State, and shall provide the State and Agency with a defense against any and all claims including, but not limited to, the foregoing payments, withholdings, contributions, taxes, Social Security taxes, and employer income tax returns.

- 36. INDEMNIFICATION: The Vendor agrees to indemnify, defend, and hold harmless the State and the Agency, their officers, and employees from and against: (1) Any claims or losses for services rendered by any subcontractor, person, or firm performing or supplying services, materials, or supplies in connection with the performance of the Contract; (2) Any claims or losses resulting to any person or entity injured or damaged by the Vendor, its officers, employees, or subcontractors by the publication, translation, reproduction, delivery, performance, use, or disposition of any data used under the Contract in a manner not authorized by the Contract, or by Federal or State statutes or regulations; and (3) Any failure of the Vendor, its officers, employees, or subcontractors to observe State and Federal laws including, but not limited to, labor and wage and hour laws.
- 37. PURCHASING AFFIDAVIT: In accordance with West Virginia Code § 5A-3-10a, all Vendors are required to sign, notarize, and submit the Purchasing Affidavit stating that neither the Vendor nor a related party owe a debt to the State in excess of \$1,000. The affidavit must be submitted prior to award, but should be submitted with the Vendor's bid. A copy of the Purchasing Affidavit is included herewith.
- 38. ADDITIONAL AGENCY AND LOCAL GOVERNMENT USE: This Contract may be utilized by other agencies, spending units, and political subdivisions of the State of West Virginia; county, municipal, and other local government bodies; and school districts ("Other Government Entities"). Any extension of this Contract to the aforementioned Other Government Entities must be on the same prices, terms, and conditions as those offered and agreed to in this Contract, provided that such extension is in compliance with the applicable laws, rules, and ordinances of the Other Government Entity. If the Vendor does not wish to extend the prices, terms, and conditions of its bid and subsequent contract to the Other Government Entities, the Vendor must clearly indicate such refusal in its bid. A refusal to extend this Contract to the Other Government Entities shall not impact or influence the award of this Contract in any manner.
- 39. CONFLICT OF INTEREST: Vendor, its officers or members or employees, shall not presently have or acquire an interest, direct or indirect, which would conflict with or compromise the performance of its obligations hereunder. Vendor shall periodically inquire of its officers, members and employees to ensure that a conflict of interest does not arise. Any conflict of interest discovered shall be promptly presented in detail to the Agency.
- following reports identified by a checked box below:

 Such reports as the Agency and/or the Purchasing Division may request. Requested reports may include, but are not limited to, quantities purchased, agencies utilizing the contract, total contract expenditures by agency, etc.

40. REPORTS: Vendor shall provide the Agency and/or the Purchasing Division with the

Quarterly reports detailing the total quantity of purchases in units and dollars, along with a listing of purchases by agency. Quarterly reports should be delivered to the Purchasing Division via email at purchasing.requisitions@wv.gov.

41. BACKGROUND CHECK: In accordance with W. Va. Code § 15-2D-3, the Director of the Division of Protective Services shall require any service provider whose employees are regularly employed on the grounds or in the buildings of the Capitol complex or who have access to sensitive or critical information to submit to a fingerprint-based state and federal background inquiry through the state repository. The service provider is responsible for any costs associated with the fingerprint-based state and federal background inquiry.

After the contract for such services has been approved, but before any such employees are permitted to be on the grounds or in the buildings of the Capitol complex or have access to sensitive or critical information, the service provider shall submit a list of all persons who will be physically present and working at the Capitol complex to the Director of the Division of Protective Services for purposes of verifying compliance with this provision. The State reserves the right to prohibit a service provider's employees from accessing sensitive or critical information or to be present at the Capitol complex based upon results addressed from a criminal background check.

Service providers should contact the West Virginia Division of Protective Services by phone at (304) 558-9911 for more information.

- 42. PREFERENCE FOR USE OF DOMESTIC STEEL PRODUCTS: Except when authorized by the Director of the Purchasing Division pursuant to W. Va. Code § 5A-3-56, no contractor may use or supply steel products for a State Contract Project other than those steel products made in the United States. A contractor who uses steel products in violation of this section may be subject to civil penalties pursuant to W. Va. Code § 5A-3-56. As used in this section:
 - a. "State Contract Project" means any erection or construction of, or any addition to, alteration of or other improvement to any building or structure, including, but not limited to, roads or highways, or the installation of any heating or cooling or ventilating plants or other equipment, or the supply of and materials for such projects, pursuant to a contract with the State of West Virginia for which bids were solicited on or after June 6, 2001. b. "Steel Products" means products rolled, formed, shaped, drawn, extruded, forged, cast, fabricated or otherwise similarly processed, or processed by a combination of two or more or such operations, from steel made by the open heath, basic oxygen, electric furnace, Bessemer or other steel making process. The Purchasing Division Director may, in writing, authorize the use of foreign steel products if:
 - c. The cost for each contract item used does not exceed one tenth of one percent (.1%) of the total contract cost or two thousand five hundred dollars (\$2,500.00), whichever is greater. For the purposes of this section, the cost is the value of the steel product as delivered to the project; or
 - d. The Director of the Purchasing Division determines that specified steel materials are not produced in the United States in sufficient quantity or otherwise are not reasonably available to meet contract requirements.

43. PREFERENCE FOR USE OF DOMESTIC ALUMINUM, GLASS, AND STEEL: In Accordance with W. Va. Code § 5-19-1 et seq., and W. Va. CSR § 148-10-1 et seq., for every contract or subcontract, subject to the limitations contained herein, for the construction, reconstruction, alteration, repair, improvement or maintenance of public works or for the purchase of any item of machinery or equipment to be used at sites of public works, only domestic aluminum, glass or steel products shall be supplied unless the spending officer determines, in writing, after the receipt of offers or bids, (1) that the cost of domestic aluminum, glass or steel products is unreasonable or inconsistent with the public interest of the State of West Virginia, (2) that domestic aluminum, glass or steel products are not produced in sufficient quantities to meet the contract requirements, or (3) the available domestic aluminum, glass, or steel do not meet the contract specifications. This provision only applies to public works contracts awarded in an amount more than fifty thousand dollars (\$50,000) or public works contracts that require more than ten thousand pounds of steel products.

The cost of domestic aluminum, glass, or steel products may be unreasonable if the cost is more than twenty percent (20%) of the bid or offered price for foreign made aluminum, glass, or steel products. If the domestic aluminum, glass or steel products to be supplied or produced in a "substantial labor surplus area", as defined by the United States Department of Labor, the cost of domestic aluminum, glass, or steel products may be unreasonable if the cost is more than thirty percent (30%) of the bid or offered price for foreign made aluminum, glass, or steel products. This preference shall be applied to an item of machinery or equipment, as indicated above, when the item is a single unit of equipment or machinery manufactured primarily of aluminum, glass or steel, is part of a public works contract and has the sole purpose or of being a permanent part of a single public works project. This provision does not apply to equipment or machinery purchased by a spending unit for use by that spending unit and not as part of a single public works project.

All bids and offers including domestic aluminum, glass or steel products that exceed bid or offer prices including foreign aluminum, glass or steel products after application of the preferences provided in this provision may be reduced to a price equal to or lower than the lowest bid or offer price for foreign aluminum, glass or steel products plus the applicable preference. If the reduced bid or offer prices are made in writing and supersede the prior bid or offer prices, all bids or offers, including the reduced bid or offer prices, will be reevaluated in accordance with this rule.

CERTIFICATIONAND SIGNATURE PAGE

By signing below, or submitting documentation through wvOASIS, I certify that I have reviewed this Solicitation in its entirety; that I understand the requirements, terms and conditions, and other information contained herein; that this bid, offer or proposal constitutes an offer to the State that cannot be unilaterally withdrawn; that the product or service proposed meets the mandatory requirements contained in the Solicitation for that product or service, unless otherwise stated herein; that the Vendor accepts the terms and conditions contained in the Solicitation, unless otherwise stated herein; that I am submitting this bid, offer or proposal for review and consideration; that I am authorized by the vendor to execute and submit this bid, offer, or proposal, or any documents related thereto on vendor's behalf; that I am authorized to bind the vendor in a contractual relationship; and that to the best of my knowledge, the vendor has properly registered with any State agency that may require registration.

Tharm Pak, Inc.

(Company)

Alborah Kelly (Deborah Kelly, Director of Operations)

(Authorized Signature) (Representative Name, Title)

(45)455-9981 (415)455-8445 3/14/16

(Phone Number) (Fax Number) (Date)

ADDENDUM ACKNOWLEDGEMENT FORM SOLICITATION NO.: CKPQ BPH16UUUUUU4

Instructions: Please acknowledge receipt of all addenda issued with this solicitation by completing this addendum acknowledgment form. Check the box next to each addendum received and sign below. Failure to acknowledge addenda may result in bid disqualification.

Acknowledgment: I hereby acknowledge receipt of the following addenda and have made the necessary revisions to my proposal, plans and/or specification, etc.

Addendum Numbers Received: (Check the box next to each addendum received)	eived)	
Addendum No. 1	Addendum No. 6	
Addendum No. 2	Addendum No. 7	
Addendum No. 3	Addendum No. 8	
Addendum No. 4	Addendum No. 9	
Addendum No. 5	Addendum No. 10	
I understand that failure to confirm the receipt of addenda may be cause for rejection of this bid I further understand that any verbal representation made or assumed to be made during any oral discussion held between Vendor's representatives and any state personnel is not binding. Only the information issued in writing and added to the specifications by an official addendum is binding.		
Pharm Pak, INC. Company		
Alborah Kelly Authorized Signature		
3/14/16 Date		

NOTE: This addendum acknowledgement should be submitted with the bid to expedite document processing.

SPECIFICATIONS

1. PURPOSE AND SCOPE: The West Virginia Purchasing Division is soliciting bids on behalf of the West Virginia Department of Health and Human Resources, Bureau for Public Health, Office of Maternal, Child and Family Health, Family Planning Program and any other state agency that desires to utilize this contract to establish an open-end contract for pharmaceutical repackaging for prescription drugs. The Contract may be utilized by West Virginia State agencies and all political subdivisions of the State in all fifty-five (55) counties.

NOTE: Delivery Orders issued from contract awarded as a result of this solicitation may be funded in whole or in part with Federal Funds and thus this solicitation and its resulting awarded contract are subject to the requirements of "Attachment 1: Provisions required for Federally Funded Procurements."

- 2. **DEFINITIONS:** The terms listed below shall have the meanings assigned to them below. Additional definitions can be found in section 2 of the General Terms and Conditions.
 - 2.1 "Contract Item" or "Contract Items" means the list of items identified in Section 3.1 below and on the Pricing Pages.
 - 2.2 "Pricing Pages" means the schedule of prices, estimated order quantity, and totals contained in WV OASIS or attached hereto as Exhibit A, and used to evaluate the Solicitation responses.
 - **2.3 "Solicitation"** means the official notice of an opportunity to supply the State with goods or services that is published by the Purchasing Division.

3. GENERAL REQUIREMENTS:

- 3.1 Contract Items and Mandatory Requirements: Vendor shall provide Agency with the Contract Items listed below on an open-end and continuing basis. Contract Items must meet or exceed the mandatory requirements as shown below.
 - 3.1.1 Doxycycline (or equal) will be one hundred (100) mg, fourteen (14) tablets/capsules per vial; fifty (50) vials per package.

- 3.1.1.1 Vendor will purchase and repackage Doxycycline (or equal).
- 3.1.1.2 Vendor will purchase generic drug unless agency requests specific brand name.
- 3.1.1.3 Vendor will provide Doxycycline (or equal) in unit-of-use doses.
- 3.1.1.4 Vendor will package and supply Doxycycline (or equal) in amber or opaque tamper-proof plastic prescription vials. The size of the prescription vial will be specific to Doxycycline (or equal) to prevent pharmaceuticals from moving during shipment.
- 3.1.1.5 Vendor will provide vials with external, clear plastic seal around the top of each to prevent tampering before pharmaceuticals are delivered to the client.
- 3.1.1.6 Vendor will include cotton packing material inside each vial to prevent pharmaceuticals from moving around during shipping.
- 3.1.1.7 Vendor will provide shrink-wrapped vials for Doxycycline (or equal) to reduce storage space and time needed for distribution.
- 3.1.1.8 Vendor will provide and affix labels on vials for repackaged Doxycycline (or equal) that includes name, strength, and quantity of drugs, expiration date, blank space for patient name and date, complete directions for usage, name of drug manufacturer and lot number.
- 3.1.1.9 Vendor will affix labels that are sized to fit specific vial. Vendor will ensure that font on labels are legible.
- 3.1.1.10 Vendor will provide and affix auxiliary labels for the Doxycycline (or equal) within each vial. Auxiliary labels will include name, strength, and quantity of drugs, expiration date, blank space for patient name and date,

- complete directions for usage, name of drug manufacturer and lot number.
- 3.1.1.11 Vendor will provide self-stick tear-off labels for use in client's charts that include name and strength of Doxycycline (or equal), lot number, expiration date and NDC (National Drug Code) number.
- 3.1.1.12 Vendor will provide two (2) double tab peel-off labels for record keeping. Double tab peel-off labels allow label to be removed from the vial from either end. One will be marked for application to the patient chart and the other will be marked for the purpose of lot number tracking and inventory control. The labels will include name, and strength of drug, lot number, expiration date and NDC number.
- 3.1.1.13 Vendor will provide drugs with minimum expiration dates on one (1) year from date of shipment.
- 3.1.1.14 Vendor will have no minimum order requirements.
- 3.1.1.15 Vendor will inform agency within forty-eight (48) hours when drugs purchased are recalled and provide instructions for returning recalled drugs. Vendor will be responsible for all shipping charges for recalled drugs. Vendor will replace or refund cost for recalled drugs.
- 3.1.1.16 Vendor will ship orders by express delivery service; i.e., United Parcel Service, Federal Express, etc., within seven (7) days (excluding holidays) after receipt of order.
- 3.1.1.17 Vendor will ship orders pre-paid by vendor.
- 3.1.1.18 Vendor will include invoice with each shipment.
- 3.1.1.19 Vendor will provide a sample label with bid.
- 3.1.2 Flagyl (or equal) will be five hundred (500) mg, fourteen (14) tablets per vial; fifty (50) vials per package.

- 3.1.2.1 Vendor will purchase and repackage Flagyl (or equal).
- **3.1.2.2** Vendor will purchase generic drug unless agency requests specific brand name.
- 3.1.2.3 Vendor will provide Flagyl (or equal) in unit-of-use doses.
- 3.1.2.4 Vendor will package and supply Flagyl (or equal) in amber or opaque tamper-proof plastic prescription vials. The size of the prescription vial will be specific to Flagyl (or equal) to prevent pharmaceuticals from moving during shipment.
- 3.1.2.5 Vendor will provide vials with external, clear plastic seal around the top of each to prevent tampering before pharmaceuticals are delivered to the client.
- **3.1.2.6** Vendor will include cotton packing material inside each vial to prevent pharmaceuticals from moving around during shipping.
- 3.1.2.7 Vendor will provide shrink-wrapped vials for Flagyl (or equal) to reduce storage space and time needed for distribution.
- 3.1.2.8 Vendor will provide and affix labels on vials for repackaged Flagyl (or equal) that includes name, strength, and quantity of drugs, expiration date, blank space for patient name and date, complete directions for usage, name of drug manufacturer and lot number.
- 3.1.2.9 Vendor will affix labels that are sized to fit specific vial. Vendor will ensure that font on labels are legible.
- 3.1.2.10 Vendor will provide and affix auxiliary labels for the Flagyl (or equal) within each vial. Auxiliary labels will include name, strength, and quantity of drugs, expiration date, blank space for patient name and date, complete directions for usage, name of drug manufacturer and lot number.

- 3.1.2.11 Vendor will provide self-stick tear-off labels for use in client's charts that include name and strength of Flagyl (or equal), lot number, expiration date and NDC (National Drug Code) number.
- 3.1.2.12 Vendor will provide two (2) double tab peel-off labels for record keeping. Double tab peel-off labels allow label to be removed from the vial from either end. One will be marked for application to the patient chart and the other will be marked for the purpose of lot number tracking and inventory control. The labels will include name, and strength of drug, lot number, expiration date and NDC number.
- 3.1.2.13 Vendor will provide drugs with minimum expiration dates on one (1) year from date of shipment.
- 3.1.2.14 Vendor will have no minimum order requirements.
- 3.1.2.15 Vendor will inform agency within forty-eight (48) hours when drugs purchased are recalled and provide instructions for returning recalled drugs. Vendor will be responsible for all shipping charges for recalled drugs. Vendor will replace or refund cost for recalled drugs.
- 3.1.2.16 Vendor will ship orders by express delivery service; i.e., United Parcel Service, Federal Express, etc., within seven (7) days (excluding holidays) after receipt of order.
- 3.1.2.17 Vendor will ship orders pre-paid by vendor.
- 3.1.2.18 Vendor will include invoice with each shipment.
- 3.1.2.19 Vendor will provide a sample label with bid.
- 3.1.3 Tetracycline (or equal) will be five hundred (500) mg, one (1) tablet per vial, twenty-five (25) vials per package.

- 3.1.3.1 Vendor will purchase and repackage Tetracycline (or equal).
- 3.1.3.2 Vendor will purchase generic drug unless agency requests specific brand name.
- 3.1.3.3 Vendor will provide Tetracycline (or equal) in unit-of-use doses.
- 3.1.3.4 Vendor will package and supply Tetracycline (or equal) in amber or opaque tamper-proof plastic prescription vials. The size of the prescription vial will be specific to Tetracycline (or equal) to prevent pharmaceuticals from moving during shipment.
- 3.1.3.5 Vendor will provide vials with external, clear plastic seal around the top of each to prevent tampering before pharmaceuticals are delivered to the client.
- 3.1.3.6 Vendor will include cotton packing material inside each vial to prevent pharmaceuticals from moving around during shipping.
- 3.1.3.7 Vendor will provide shrink-wrapped vials for Tetracycline (or equal) to reduce storage space and time needed for distribution.
- 3.1.3.8 Vendor will provide and affix labels on vials for repackaged Tetracycline (or equal) that includes name, strength, and quantity of drugs, expiration date, blank space for patient name and date, complete directions for usage, name of drug manufacturer and lot number.
- 3.1.3.9 Vendor will affix labels that are sized to fit specific vial. Vendor will ensure that font on labels are legible.
- 3.1.3.10 Vendor will provide and affix auxiliary labels for the Tetracycline (or equal) within each vial. Auxiliary labels will include name, strength, and quantity of drugs, expiration date, blank space for patient name and date,

- complete directions for usage, name of drug manufacturer and lot number.
- 3.1.3.11 Vendor will provide self-stick tear-off labels for use in client's charts that include name and strength of Tetracycline (or equal), lot number, expiration date and NDC (National Drug Code) number.
- 3.1.3.12 Vendor will provide two (2) double tab peel-off labels for record keeping. Double tab peel-off labels allow label to be removed from the vial from either end. One will be marked for application to the patient chart and the other will be marked for the purpose of lot number tracking and inventory control. The labels will include name, and strength of drug, lot number, expiration date and NDC number.
- 3.1.3.13 Vendor will provide drugs with minimum expiration dates on one (1) year from date of shipment.
- 3.1.3.14 Vendor will have no minimum order requirements.
- 3.1.3.15 Vendor will inform agency within forty-eight (48) hours when drugs purchased are recalled and provide instructions for returning recalled drugs. Vendor will be responsible for all shipping charges for recalled drugs. Vendor will replace or refund cost for recalled drugs.
- 3.1.3.16 Vendor will ship orders by express delivery service; i.e., United Parcel Service, Federal Express, etc., within seven (7) days (excluding holidays) after receipt of order.
- 3.1.3.17 Vendor will ship orders pre-paid by vendor.
- 3.1.3.18 Vendor will include invoice with each shipment.
- 3.1.3.19 Vendor will provide a sample label with bid.
- 3.1.4 Ciprofloxacin (or equal) will be five hundred (500) mg, twenty-eight (28) tablets per vial.

- 3.1.4.1 Vendor will purchase and repackage Ciprofloxacin (or equal).
- 3.1.4.2 Vendor will purchase generic drug unless agency requests specific brand name.
- 3.1.4.3 Vendor will provide Ciprofloxacin (or equal) in unit-of-use doses.
- 3.1.4.4 Vendor will package and supply Ciprofloxacin (or equal) in amber or opaque tamper-proof plastic prescription vials. The size of the prescription vial will be specific to Ciprofloxacin (or equal) to prevent pharmaceuticals from moving during shipment.
- 3.1.4.5 Vendor will provide vials with external, clear plastic seal around the top of each to prevent tampering before pharmaceuticals are delivered to the client.
- 3.1.4.6 Vendor will include cotton packing material inside each vial to prevent pharmaceuticals from moving around during shipping.
- 3.1.4.7 Vendor will provide shrink-wrapped vials for Tetracycline (or equal) to reduce storage space and time needed for distribution.
- 3.1.4.8 Vendor will provide and affix labels on vials for repackaged Tetracycline (or equal) that includes name, strength, and quantity of drugs, expiration date, blank space for patient name and date, complete directions for usage, name of drug manufacturer and lot number.
- 3.1.4.9 Vendor will affix labels that are sized to fit specific vial. Vendor will ensure that font on labels are legible.
- 3.1.4.10 Vendor will provide and affix auxiliary labels for the Tetracycline (or equal) within each vial. Auxiliary labels will include name, strength, and quantity of drugs, expiration date, blank space for patient name and date,

- complete directions for usage, name of drug manufacturer and lot number.
- 3.1.4.11 Vendor will provide self-stick tear-off labels for use in client's charts that include name and strength of Tetracycline (or equal), lot number, expiration date and NDC (National Drug Code) number.
- 3.1.4.12 Vendor will provide two (2) double tab peel-off labels for record keeping. Double tab peel-off labels allow label to be removed from the vial from either end. One will be marked for application to the patient chart and the other will be marked for the purpose of lot number tracking and inventory control. The labels will include name, and strength of drug, lot number, expiration date and NDC number.
- 3.1.4.13 Vendor will provide drugs with minimum expiration dates on one (1) year from date of shipment.
- 3.1.4.14 Vendor will have no minimum order requirements.
- 3.1.4.15 Vendor will inform agency within forty-eight (48) hours when drugs purchased are recalled and provide instructions for returning recalled drugs. Vendor will be responsible for all shipping charges for recalled drugs. Vendor will replace or refund cost for recalled drugs.
- 3.1.4.16 Vendor will ship orders by express delivery service; i.e., United Parcel Service, Federal Express, etc., within seven (7) days (excluding holidays) after receipt of order.
- 3.1.4.17 Vendor will ship orders pre-paid by vendor.
- 3.1.4.18 Vendor will include invoice with each shipment.
- 3.1.4.19 Vendor will provide a sample label with bid.
- 3.1.5 Fluconazole (or equal) will be one hundred fifty (150) mg, one (1) pill per blister pack, (twelve) 12 pill cards per box.

- 3.1.5.1 Vendor will purchase and repackage Fluconazole (or equal).
- 3.1.5.2 Vendor will purchase generic drug unless agency requests specific brand name.
- 3.1.5.3 Vendor will provide Fluconazole (or equal) in unit-of-use doses.
- 3.1.5.4 Vendor will provide Fluconazole in blister packs.
- 3.1.5.5 Vendor will provide and affix labels on blister packs for repackaged Fluconazole (or equal) that includes name, strength, and quantity of drugs, expiration date, blank space for patient name and date, complete directions for usage, name of drug manufacturer and lot number.
- 3.1.5.6 Vendor will affix labels that are sized to fit blister pack. Vendor will ensure that font on labels are legible.
- 3.1.5.7 Vendor will provide self-stick tear-off labels for use in client's charts that include name and strength of Fluconazole (or equal), lot number, expiration date and NDC (National Drug Code) number.
- 3.1.5.8 Vendor will provide two (2) double tab peel-off labels for record keeping. Double tab peel-off labels allow label to be removed from the vial from either end. One will be marked for application to the patient chart and the other will be marked for the purpose of lot number tracking and inventory control. The labels will include name, and strength of drug, lot number, expiration date and NDC number.
- 3.1.5.9 Vendor will provide drugs with minimum expiration dates on one (1) year from date of shipment.
- 3.1.5.10 Vendor will have no minimum order requirements.

- 3.1.5.11 Vendor will inform agency within forty-eight (48) hours when drugs purchased are recalled and provide instructions for returning recalled drugs. Vendor will be responsible for all shipping charges for recalled drugs. Vendor will replace or refund cost for recalled drugs.
- 3.1.5.12 Vendor will ship orders by express delivery service; i.e., United Parcel Service, Federal Express, etc., within seven (7) days (excluding holidays) after receipt of order.
- 3.1.5.13 Vendor will ship orders pre-paid by vendor.
- 3.1.5.14 Vendor will include invoice with each shipment.
- 3.1.5.15 Vendor will provide a sample label with bid.

4. CONTRACT AWARD:

- 4.1 Contract Award: The Contract is intended to provide Agencies with a purchase price on all Contract Items. The Contract shall be awarded to the Vendor that provides the Contract Items meeting the required specifications for the lowest overall total cost as shown on the Pricing Pages.
- 4.2 Pricing Pages: Vendor should complete the Pricing Page by providing a description of the manufacturer model being bid, provide a unit price for the commodity line. If responding to the Request for Quotation on paper, vendors should also provide an Extended Price for each Commodity line. Add up the extended price column to get the Overall Total Cost. Vendor should complete the Pricing Page in full as failure to complete the Pricing Page in its entirety may result in Vendor's bid being disqualified.

The Pricing Pages contain a list of the Contract Items and estimated purchase volume. The estimated purchase volume for each item represents the approximate volume of anticipated purchases only. No future use of the Contract or any individual item is guaranteed or implied.

Vendor should electronically enter the information into the Pricing Pages through wvOASIS, if available, or as an electronic document.

REQUEST FOR QUOTATION CRFQ 0506 BPH1600000004 Pharmaceutical Repackaging for Prescription Drugs

5. ORDERING AND PAYMENT:

- 5.1 Ordering: Vendor shall accept orders through wvOASIS, regular mail, facsimile, e-mail, or any other written form of communication. Vendor may, but is not required to, accept on-line orders through a secure internet ordering portal/website. If Vendor has the ability to accept on-line orders, it should include in its response a brief description of how Agencies may utilize the on-line ordering system. Vendor shall ensure that its on-line ordering system is properly secured prior to processing Agency orders on-line.
- 5.2 Payment: Vendor shall accept payment in accordance with the payment procedures of the State of West Virginia.

6. DELIVERY AND RETURN:

- 6.1 Delivery Time: Vendor shall deliver standard orders within seven (7) working days after orders are received. Vendor shall deliver emergency orders within three (3) working day(s) after orders are received. Vendor shall ship all orders in accordance with the above schedule and shall not hold orders until a minimum delivery quantity is met.
- 6.2 Late Delivery: The Agency placing the order under this Contract must be notified in writing if orders will be delayed for any reason. Any delay in delivery that could cause harm to an Agency will be grounds for cancellation of the delayed order, and/or obtaining the items ordered from a third party.
 - Any Agency seeking to obtain items from a third party under this provision must first obtain approval of the Purchasing Division.
- 6.3 Delivery Payment/Risk of Loss: Standard order delivery shall be F.O.B. destination to the Agency's location. Vendor shall include the cost of standard order delivery charges in its bid pricing/discount and is not permitted to charge the Agency separately for such delivery. The Agency will pay delivery charges on all emergency orders provided that Vendor invoices those delivery costs as a separate charge with the original freight bill attached to the invoice.
- 6.4 Return of Unacceptable Items: If the Agency deems the Contract Items to be unacceptable, the Contract Items shall be returned to Vendor at Vendor's expense and with no restocking charge. Vendor shall either make arrangements for the

REQUEST FOR QUOTATION CRFQ 0506 BPH1600000004 Pharmaceutical Repackaging for Prescription Drugs

return within five (5) days of being notified that items are unacceptable, or permit the Agency to arrange for the return and reimburse Agency for delivery expenses. If the original packaging cannot be utilized for the return, Vendor will supply the Agency with appropriate return packaging upon request. All returns of unacceptable items shall be F.O.B. the Agency's location. The returned product shall either be replaced, or the Agency shall receive a full credit or refund for the purchase price, at the Agency's discretion.

6.5 Return Due to Agency Error: Items ordered in error by the Agency will be returned for credit within 30 days of receipt, F.O.B. Vendor's location. Vendor shall not charge a restocking fee if returned products are in a resalable condition. Items shall be deemed to be in a resalable condition if they are unused and in the original packaging. Any restocking fee for items not in a resalable condition shall be the lower of the Vendor's customary restocking fee or 5% of the total invoiced value of the returned items.

7. VENDOR DEFAULT:

- 7.1 The following shall be considered a vendor default under this Contract.
 - 7.1.1 Failure to provide Contract Items in accordance with the requirements contained herein.
 - 7.1.2 Failure to comply with other specifications and requirements contained herein.
 - 7.1.3 Failure to comply with any laws, rules, and ordinances applicable to the Contract Services provided under this Contract.
 - 7.1.4 Failure to remedy deficient performance upon request.
- 7.2 The following remedies shall be available to Agency upon default.
 - 7.2.1 Immediate cancellation of the Contract.
 - 7.2.2 Immediate cancellation of one or more release orders issued under this Contract.

REQUEST FOR QUOTATION CRFQ 0506 BPH1600000004 Pharmaceutical Repackaging for Prescription Drugs

7.2.3 Any other remedies available in law or equity.

8. MISCELLANEOUS:

- **8.1** No Substitutions: Vendor shall supply only Contract Items submitted in response to the Solicitation unless a contract modification is approved in accordance with the provisions contained in this Contract.
- 8.2 Vendor Supply: Vendor must carry sufficient inventory of the Contract Items being offered to fulfill its obligations under this Contract. By signing its bid, Vendor certifies that it can supply the Contract Items contained in its bid response.
- 8.3 Reports: Vendor shall provide quarterly reports and annual summaries to the Agency showing the Agency's items purchased, quantities of items purchased, and total dollar value of the items purchased. Vendor shall also provide reports, upon request, showing the items purchased during the term of this Contract, the quantity purchased for each of those items, and the total value of purchases for each of those items. Failure to supply such reports may be grounds for cancellation of this Contract.
- 8.4 Contract Manager: During its performance of this Contract, Vendor must designate and maintain a primary contract manager responsible for overseeing Vendor's responsibilities under this Contract. The Contract manager must be available during normal business hours to address any customer service or other issues related to this Contract. Vendor should list its Contract manager and his or her contact information below.

Contract Manager: <u>Deborah Kelly</u>
Telephone Number: <u>(415) 455 - 9481</u>
Fax Number: <u>(415) 455 - 8445</u>
Email Address: <u>dKelly@pharmpakinc.com</u>

EXHIBIT A CRFQ 0506 BPH1600000004 PRICING PAGE

Contract Item #	Description	Estimated Quantity	Unit Price	Extended Price
3.1.1	Doxycycline (or equal) 100 MG 14 tablets (or capsules)/vial, 50 vials per package	3,500 vials	[‡] 15.78	\$55,230.00
3.1.2	Flagyl (or equal) 500 MG 14 tablets/vial, 50 vials per package	3,500 vials	#7.15	#25, 025.00
3.1.3	Tetracycline (or equal) 500 MG 1 tablet/vial, 25 vials per package	5,000 vials	# 15.71	# 78, 550.00
3.1.4	Ciprofloxacin (or equal) 500 MG 28 tablets/vial	1,000 vials	#8.28	#8, 280.00
3.1.5	Fluconazole (or equal) 150 MG 1 Pill Blister Pack, 12 individual pouches per box	1,000 boxes	#33,00 (bx of 12)	#33,000.00
		Grand Total	#200,	,085.00

Contract will be awarded to the Vendor that provides all Contract Items meeting the required specifications for the lowest overall Grand Total cost.

Delivery of orders will be F.O.B. Destination.

This will be an open end contract and the estimated quantities of each contract item represents the approximate volume of anticipated purchases only. No future use of the Contract or any individual Contract Item is guaranteed or implied.

Vendor Name:		
Pharm Pak, Inc.		
Physical Address:		<u></u>
1221 Andersen Paire, SuitE B		
SAN RAFAEL, CA 94901		
Remit to Address:		
1221 Andersen Drive, SUITE B		
SAN RAFAEL, CA 94901	T.	
Telephone: (415) 455-9981		
Fax: (415) 455 - 8445		
(415) 733 5773		
Email: d Kelly @ pharmpak inc. com		
Vendor Representative (print name):		
Deborah Kelly		

Signature: Deborah Kelly Date: 3/14/16

Attachment 1

Provisions Required for Federally Funded Procurements

- 1. Federal Funds: This purchase is being funded in whole or in part with Federal Funds and is subject to the requirements established in 2 CFR § 200. Pursuant to 2 CFR § 200.317 the provisions of 2 CFR §§ 200.322 and 200.326 are expressly included in this solicitation below and incorporated into any contract resulting from this solicitation by reference.
- 2. 2 CFR §200.322 Procurement of recovered materials: A non-Federal entity that is a state agency or agency of a political subdivision of a state and its contractors must comply with section 6002 of the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act. The requirements of Section 6002 include procuring only items designated in guidelines of the Environmental Protection Agency (EPA) at 40 CFR part 247 that contain the highest percentage of recovered materials practicable, consistent with maintaining a satisfactory level of competition, where the purchase price of the item exceeds \$10,000 or the value of the quantity acquired during the preceding fiscal year exceeded \$10,000; procuring solid waste management services in a manner that maximizes energy and resource recovery; and establishing an affirmative procurement program for procurement of recovered materials identified in the EPA guidelines.
- 3. §200.326 Contract provisions: Pursuant to the requirements contained in 2 CFR §§ 200.317 and 200.326, the following provisions are included any contract resulting from this solicitation, to the extent that the provisions are applicable.
 - (A) At a minimum, the administrative, contractual, or legal remedies contained in W. Va. CSR § 148-1-5 and the applicable definitions contained in W. Va. CSR § 148-1-2 apply to any contract resulting from this solicitation in instances where contractors violate or breach contract terms for contracts for more than the simplified acquisition threshold currently set at \$150,000 (which is the inflation adjusted amount determined by the Civilian Agency Acquisition Council and the Defense Acquisition Regulations Council (Councils) as authorized by 41 U.S.C. 1908).,

West Virginia Code of State Rules § 148-1-5 states:

- § 148-1-5. Remedies.
- 5.1. The Director may require that the spending unit attempt to resolve any issues that it may have with the vendor prior to pursuing a remedy contained herein. The spending unit must document any resolution efforts and provide copies of those documents to the Purchasing Division.
- 5.2. Contract Cancellation.

- 5.2.a. Cancellation. The Director may cancel a purchase or contract immediately under any one of the following conditions including, but not limited to:
- 5.2.a.1. The vendor agrees to the cancellation:
- 5.2.a.2. The vendor has obtained the contract by fraud, collusion, conspiracy, or is in conflict with any statutory or constitutional provision of the State of West Virginia:
- 5.2.a.3. Failure to honor any contractual term or condition or to honor standard commercial practices;
- 5.2.a.4. The existence of an organizational conflict of interest is identified;
- 5.2.a.5. Funds are not appropriated or an appropriation is discontinued by the legislature for the acquisition.
- 5.2.a.6. Violation of any federal, state, or local law, regulation, or ordinance.
- 5.2.b. The Director may cancel a purchase or contract for any reason or no reason, upon providing the vendor with 30 days' notice of the cancellation.
- 5.2.c. Opportunity to Cure. In the event that a vendor fails to honor any contractual term or condition, or violates any provision of federal, state, or local law, regulation, or ordinance, the Director may request that the vendor remedy the contract breach or legal violation within a time frame the Director determines to be appropriate. If the vendor fails to remedy the contract breach or legal violation or the Director determines, at his or her sole discretion, that such a request is unlikely to yield a satisfactory result, then he or she may cancel immediately without providing the vendor an opportunity to perform a remedy.
- 5.2.d. Re-Award. The Director may award the cancelled contract to the next lowest responsible bidder (or next highest scoring bidder if best value procurement) without a subsequent solicitation if the following conditions are met:
- 5.2.d.1. The next lowest responsible bidder (or next highest scoring bidder if best value procurement) is able to perform at the price contained in its original bid submission, and
- 5.2.d.2. The contract is an open-end contract, a one-time purchase contract, or a contract for work which has not yet commenced.

Award to the next lowest responsible bidder (or next highest scoring bidder if best value procurement) will not be an option if the vendor's failure has in any way increased or significantly changed the scope of the original contract. The vendor failing to honor contractual and legal obligations is responsible for any increase in cost the state incurs as a result of the re-award.

5.3. Non-Responsible. If the Director believes that a vendor may be non-responsible, the Director may request that a vendor or spending unit provide evidence that the vendor either does or does not have the capability to fully perform the contract requirements, and the integrity and reliability necessary to assure good faith performance. If the Director determines that the vendor is non-responsible, the Director shall reject that vendor's bid and shall not award the contract to that vendor. A determination of non-responsibility must be evaluated on a case-by-case basis and can only be made after the vendor in question has submitted a bid. A determination of non-responsibility will only extend to the contract for which the vendor has submitted a bid and does not operate as a bar against submitting future bids.

5.4. Suspension.

- 5.4.a. The Director may suspend, for a period not to exceed one (1) year, the right of a vendor to bid on procurements issued by the Purchasing Division or any state spending unit under its authority if:
- 5.4.a.1. The vendor has exhibited a pattern of submitting bids and then requesting that its bid be withdrawn after bids have been publicly opened. For purposes of this provision, a pattern is two or more instances in any 12 month period.
- 5.4.a.2. The vendor has exhibited a pattern of poor performance in fulfilling his or her contractual obligations to the State. Poor performance includes, but is not limited to, two or more instances of any of the following: violations of law, regulation, or ordinance; failure to deliver timely; failure to deliver quantities ordered; poor performance reports; and failure to deliver commodities, services, or printing at the quality level required by the contract.
- 5.4.a.3. The vendor has breached a contract issued by the Purchasing Division or any state spending unit under its authority and refuses to remedy that breach.
- 5.4.a.4. The vendor's actions have given rise to one or more of the grounds for debarment listed in section 5A-3-33d.

- 5.4.b. Vendor suspension for the reasons listed in section 5.4 above shall occur as follows:
- 5.4.b.1. Upon a determination by the Director that a suspension is warranted, the Director will serve a notice of suspension to the vendor.
- 5.4.b.2. A notice of suspension must inform the vendor:
- 5.4.b.2.A. Of the grounds for the suspension;
- 5.4.b.2.B. Of the duration of the suspension:
- 5.4.b.2.C. Of the right to request a hearing contesting the suspension;
- 5.4.b.2.D. That a request for a hearing must be served on the Director no later than five (5) working days of the vendor's receipt of the notice of suspension;
- 5.4.b.2.E. That the vendor's failure to request a hearing no later than five (5) working days of the receipt of the notice of suspension will be deemed a waiver of the right to a hearing and result in the automatic enforcement of the suspension without further notice or an opportunity to respond; and
- 5.4.b.2.F. That a request for a hearing must include an explanation of why the vendor believes the Director's asserted grounds for suspension do not apply and why the vendor should not be suspended.
- 5.4.b.3. A vendor's failure to serve a request for hearing on the Director no later than five (5) working days of the vendor's receipt of the notice of suspension will be deemed a waiver of the right to a hearing and may result in the automatic enforcement of the suspension without further notice or an opportunity to respond 5.4.b.4. A vendor who files a timely request for hearing but nevertheless fails to provide an explanation of why the asserted grounds for suspension are inapplicable or should not result in a suspension, may result in a denial of the vendor's hearing request.
- 5.4.b.5. Within five (5) working days of receiving the vendor's request for a hearing, the Director will serve on the vendor a notice of hearing that includes the date, time and place of the hearing.
- 5.4.b.6. The hearing will be recorded and an official record prepared. Within ten (10) working days of the conclusion of the hearing, the Director will issue and serve on the vendor, a written decision either confirming or reversing the suspension.

- 5.4.c. A vendor may appeal a decision of the Director to the Secretary of Administration. The appeal must be in writing and served on the Secretary no later than five (5) working days of receipt of the Director's decision.
- 5.4.d. The Secretary, or his or her designee, will schedule an appeal hearing and serve on the vendor, a notice of hearing that includes the date, time and place of the hearing. The appeal hearing will be recorded and an official record prepared. Within ten (10) working days of the conclusion of the appeal hearing, the Secretary will issue and serve on the vendor a written decision either confirming or reversing the suspension.
- 5.4.e. Any notice or service related to suspension actions or proceedings must be provided by certified mail, return receipt requested.
- 5.5. Vendor Debarment. The Director may debar a vendor on the basis of one or more of the grounds for debarment contained in West Virginia Code § 5A-3-33d or if the vendor has been declared ineligible to participate in procurement related activities under federal laws and regulation.
- 5.5.a. Debarment proceedings shall be conducted in accordance with West Virginia Code § 5A-3-33e and these rules. A vendor that has received notice of the proposed debarment by certified mail, return receipt requested, must respond to the proposed debarment within 30 working days after receipt of notice or the debarment will be instituted without further notice. A vendor is deemed to have received notice, notwithstanding the vendor's failure to accept the certified mail, if the letter is addressed to the vendor at its last known address. After considering the matter and reaching a decision, the Director shall notify the vendor of his or her decision by certified mail, return receipt requested.
- 5.5.b. Any vendor, other than a vendor prohibited from participating in federal procurement, undergoing debarment proceedings is permitted to continue participating in the state's procurement process until a final debarment decision has been reached. Any contract that a debarred vendor obtains prior to a final debarment decision shall remain in effect for the current term, but may not be extended or renewed. Notwithstanding the foregoing, the Director may cancel a contract held by a debarred vendor if the Director determines, in his or her sole discretion, that doing so is in the best interest of the State. A vendor prohibited from participating in federal procurement will not be permitted to participate in the state's procurement process during debarment proceedings.
- 5.5.c. If the Director's final debarment decision is that debarment is warranted and notice of the final debarment decision is mailed, the Purchasing Division shall reject any bid submitted by the debarred vendor,

including any bid submitted prior to the final debarment decision if that bid has not yet been accepted and a contract consummated. 5.5.d. Pursuant to West Virginia Code section 5A-3-33e(e), the length of the debarment period will be specified in the debarment decision and will be for a period of time that the Director finds necessary and proper to protect the public from an irresponsible vendor.

- 5.5.e. List of Debarred Vendors. The Director shall maintain and publicly post a list of debarred vendors on the Purchasing Division's website.
- 5.6. Damages.
- 5.6.a. A vendor who fails to perform as required under a contract shall be liable for actual damages and costs incurred by the state.
- 5.6.b. If any commodities delivered under a contract have been used or consumed by a spending unit and on testing the commodities are found not to comply with specifications, no payment may be approved by the Spending Unit for the merchandise until the amount of actual damages incurred has been determined.
- 5.6.c. The Spending Unit shall seek to collect damages by following the procedures established by the Office of the Attorney General for the collection of delinquent obligations.
- (B) At a minimum, the termination for cause and for convenience provisions contained in W. Va. CSR § 148-1-5.2 and the applicable definitions contained in W. Va. CSR § 148-1-2 apply to any contract in excess of \$10,000 resulting from this solicitation.

West Virginia Code of State Rules § 148-1-5.2 states:

- 5.2. Contract Cancellation.
- 5.2.a. Cancellation. The Director may cancel a purchase or contract immediately under any one of the following conditions including, but not limited to:
- 5.2.a.1. The vendor agrees to the cancellation;
- 5.2.a.2. The vendor has obtained the contract by fraud, collusion, conspiracy, or is in conflict with any statutory or constitutional provision of the State of West Virginia;

- 5.2.a.3. Failure to honor any contractual term or condition or to honor standard commercial practices;
- 5.2.a.4. The existence of an organizational conflict of interest is identified;
- 5.2.a.5. Funds are not appropriated or an appropriation is discontinued by the legislature for the acquisition.
- 5.2.a.6. Violation of any federal, state, or local law, regulation, or ordinance.
- 5.2.b. The Director may cancel a purchase or contract for any reason or no reason, upon providing the vendor with 30 days' notice of the cancellation.
- 5.2.c. Opportunity to Cure. In the event that a vendor fails to honor any contractual term or condition, or violates any provision of federal, state, or local law, regulation, or ordinance, the Director may request that the vendor remedy the contract breach or legal violation within a time frame the Director determines to be appropriate. If the vendor fails to remedy the contract breach or legal violation or the Director determines, at his or her sole discretion, that such a request is unlikely to yield a satisfactory result, then he or she may cancel immediately without providing the vendor an opportunity to perform a remedy.
- (C) Equal Employment Opportunity. Except as otherwise provided under 41 CFR Part 60, all contracts that meet the definition of "federally assisted construction contract" in 41 CFR Part 60–1.3 must include the equal opportunity clause provided under 41 CFR 60–1.4(b), in accordance with Executive Order 11246, "Equal Employment Opportunity" (30 FR 12319, 12935, 3 CFR Part, 1964–1965 Comp., p. 339), as amended by Executive Order 11375, "Amending Executive Order 11246 Relating to Equal Employment Opportunity," and implementing regulations at 41 CFR part 60, "Office of Federal Contract Compliance Programs, Equal Employment Opportunity, Department of Labor."
 - 41 CFR § 60-1.3 defines "Federally assisted construction contract" as any agreement or modification thereof between any applicant and a person for construction work which is paid for in whole or in part with funds obtained from the Government or borrowed on the credit of the Government pursuant to any Federal program involving a grant, contract, loan, insurance, or guarantee, or undertaken pursuant to any Federal program involving such grant, contract, loan, insurance, or guarantee, or any application or modification thereof approved by the Government for a grant, contract, loan, insurance, or guarantee under which the applicant itself participates in the construction work.

Accordingly, to the extent that this contract meets the definition of a "federally assisted construction contract" under 41 CFR Part 60-1.3, the following clause is included:

41 CFR 60-1.4 - Equal opportunity clause. (b) Federally assisted construction contracts.

In accordance with the requirements of described above, and except as otherwise provided in the applicable regulations, the following language is hereby incorporated into any contract resulting from this solicitation involving federally assisted construction which is not exempt from the requirements of the equal opportunity clause:

The applicant hereby agrees that it will incorporate or cause to be incorporated into any contract for construction work, or modification thereof, as defined in the regulations of the Secretary of Labor at 41 CFR Chapter 60, which is paid for in whole or in part with funds obtained from the Federal Government or borrowed on the credit of the Federal Government pursuant to a grant, contract, loan insurance, or guarantee, or undertaken pursuant to any Federal program involving such grant, contract, loan, insurance, or guarantee, the following equal opportunity clause:

During the performance of this contract, the contractor agrees as follows:

- (1) The contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, or national origin. The contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color, religion, sex, or national origin. such action shall include, but not be limited to the following: Employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided setting forth the provisions of this nondiscrimination clause.
- (2) The contractor will, in all solicitations or advertisements for employees placed by or on behalf of the contractor, state that all qualified applicants will receive considerations for employment without regard to race, color, religion, sex, or national origin.

- (3) The contractor will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice to be provided advising the said labor union or workers' representatives of the contractor's commitments under this section, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.
- (4) The contractor will comply with all provisions of Executive Order 11246 of September 24, 1965, and of the rules, regulations, and relevant orders of the Secretary of Labor.
- (5) The contractor will furnish all information and reports required by Executive Order 11246 of September 24, 1965, and by rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to his books, records, and accounts by the administering agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.
- (6) In the event of the contractor's noncompliance with the nondiscrimination clauses of this contract or with any of the said rules, regulations, or orders, this contract may be canceled, terminated, or suspended in whole or in part and the contractor may be declared ineligible for further Government contracts or federally assisted construction contracts in accordance with procedures authorized in Executive Order 11246 of September 24, 1965, and such other sanctions may be imposed and remedies invoked as provided in Executive Order 11246 of September 24, 1965, or by rule, regulation, or order of the Secretary of Labor, or as otherwise provided by law.
- (7) The contractor will include the portion of the sentence immediately preceding paragraph (1) and the provisions of paragraphs (1) through (7) in every subcontract or purchase order unless exempted by rules, regulations, or orders of the Secretary of Labor issued pursuant to section 204 of Executive Order 11246 of September 24, 1965, so that such provisions will be binding upon each subcontractor or vendor. The contractor will take such action with respect to any subcontract or purchase order as the administering agency may direct as a means of enforcing such provisions, including sanctions for noncompliance: *Provided, however,* That in the event a contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction by the administering agency the contractor may

request the United States to enter into such litigation to protect the interests of the United States.

The applicant further agrees that it will be bound by the above equal opportunity clause with respect to its own employment practices when it participates in federally assisted construction work: *Provided*, That if the applicant so participating is a State or local government, the above equal opportunity clause is not applicable to any agency, instrumentality or subdivision of such government which does not participate in work on or under the contract.

The applicant agrees that it will assist and cooperate actively with the administering agency and the Secretary of Labor in obtaining the compliance of contractors and subcontractors with the equal opportunity clause and the rules, regulations, and relevant orders of the Secretary of Labor, that it will furnish the administering agency and the Secretary of Labor such information as they may require for the supervision of such compliance, and that it will otherwise assist the administering agency in the discharge of the agency's primary responsibility for securing compliance.

The applicant further agrees that it will refrain from entering into any contract or contract modification subject to Executive Order 11246 of September 24, 1965, with a contractor debarred from, or who has not demonstrated eligibility for, Government contracts and federally assisted construction contracts pursuant to the Executive order and will carry out such sanctions and penalties for violation of the equal opportunity clause as may be imposed upon contractors and subcontractors by the administering agency or the Secretary of Labor pursuant to Part II, Subpart D of the Executive order, in addition, the applicant agrees that if it fails or refuses to comply with these undertakings, the administering agency may take any or all of the following actions: Cancel, terminate, or suspend in whole or in part this grant (contract, loan, insurance, guarantee); refrain from extending any further assistance to the applicant under the program with respect to which the failure or refund occurred until satisfactory assurance of future compliance has been received from such applicant; and refer the case to the Department of Justice for appropriate legal proceedings.

(D) Davis-Bacon Act, as amended (40 U.S.C.3141-3148). Any construction contract resulting from this solicitation hereby requires compliance with the Davis-Bacon Act (40 U.S.C.3141-3144, and 3146-3148) as supplemented by Department of Labor regulations (29 CFR Part 5, "Labor

Standards Provisions Applicable to Contracts Covering Federally Financed and Assisted Construction"). In accordance with the statute, contractors are required to pay wages to laborers and mechanics at a rate not less than the prevailing wages specified in a wage determination made by the Secretary of Labor. In addition, contractors are required to pay wages not less than once a week.

Any construction contract resulting from this solicitation hereby requires compliance with the Copeland "Anti-Kickback" Act (40 U.S.C. 3145), as supplemented by Department of Labor regulations (29 CFR Part 3, "Contractors and Subcontractors on Public Building or Public Work Financed in Whole or in Part by Loans or Grants from the United States"). The Act provides that each contractor or subrecipient are prohibited from inducing, by any means, any person employed in the construction, completion, or repair of public work, to give up any part of the compensation to which he or she is otherwise entitled.

- (E) Contract Work Hours and Safety Standards Act (40 U.S.C. 3701-3708). Where applicable, any contract resulting from this solicitation in excess of \$100,000 that involve the employment of mechanics or laborers hereby requires compliance with 40 U.S.C. 3702 and 3704, as supplemented by Department of Labor regulations (29 CFR Part 5). Under 40 U.S.C. 3702 of the Act, each contractor is required to compute the wages of every mechanic and laborer on the basis of a standard work week of 40 hours. Work in excess of the standard work week is permissible provided that the worker is compensated at a rate of not less than one and a half times the basic rate of pay for all hours worked in excess of 40 hours in the work week. The requirements of 40 U.S.C. 3704 are applicable to construction work and provide that no laborer or mechanic must be required to work in surroundings or under working conditions which are unsanitary, hazardous or dangerous. These requirements do not apply to the purchases of supplies or materials or articles ordinarily available on the open market, or contracts for transportation or transmission of intelligence.
- (F) Rights to Inventions Made Under a Contract or Agreement. If the Federal award meets the definition of "funding agreement" under 37 CFR § 401.2 (a) and the recipient or subrecipient wishes to enter into a contract with a small business firm or nonprofit organization regarding the substitution of parties, assignment or performance of experimental, developmental, or research work under that "funding agreement," the recipient or subrecipient must comply with the requirements of 37 CFR Part 401, "Rights to Inventions Made by Nonprofit Organizations and Small Business Firms Under Government Grants, Contracts and Cooperative Agreements," and any implementing regulations issued by the awarding agency.

- (G) Clean Air Act (42 U.S.C. 7401–7671q.) and the Federal Water Pollution Control Act (33 U.S.C. 1251–1387), as amended— Any contract resulting from this solicitation in excess of \$150,000 hereby requires compliance with all applicable standards, orders or regulations issued pursuant to the Clean Air Act (42 U.S.C. 7401–7671q) and the Federal Water Pollution Control Act as amended (33 U.S.C.1251–1387).
- (H) Debarment and Suspension (Executive Orders 12549 and 12689)—
 Any contract resulting from this solicitation will not be awarded to parties listed on the government wide Excluded Parties List System in the System for Award Management (SAM), in accordance with the OMB guidelines at 2 CFR 180 that implement Executive Orders 12549 (3 CFR Part 1986 Comp., p. 189) and 12689 (3 CFR Part 1989 Comp., p. 235), "Debarment and Suspension."
- (I) Byrd Anti-Lobbying Amendment (31 U.S.C. 1352)— Any contract resulting from this solicitation requires compliance with the Byrd Anti-Lobbying Amendment (31 U.S.C. 1352). Contractors that apply or bid for an award of \$100,000 or more must file the required certification. Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, officer or employee of Congress, or an employee of a member of Congress in connection with obtaining any Federal contract, grant or any other award covered by 31 U.S.C. 1352. Each tier must also disclose any lobbying with non-Federal funds that takes place in connection with obtaining any Federal award. Such disclosures are forwarded from tier to tier up to the non-Federal award.

California Jurat Certificate

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

•	
State of California	
§ S.S.	
county of Marin	
	4
Subscribed and sworn to (or affirmed) before me on this 14th day of 1	March
subscribed and sworm to (or animited) before the off this asy or	Month
0 16, by Debovah Anne Kelly Name of Signer (1)	and
Name of Signer (1)	,
proved to me on the	dasis of
Name of Signer (2)	
the nemental who enperted before me	121
atisfactory evidence to be the person(s) who appeared before me.	
PETER GRIFI	FIN
Commission # 2	088642
Notary Public - Ca	C-
Signature of Notary Pebsc My Comm. Expires N	
The contract of the contract o	0, 2, 2010
Opposite No. of No.	
or other required information (Notary Name, Commission No. etc.)	
OPTIONAL INFORMATION	
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Atthough the information in this section is not required by law, it could prevent fraudulent removal a	and reattachment of ocument.
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BOARD OF PHARMACY 1625 NORTH MARKET BLVD., SUITE N-219 SACRAMENTO, CA 95834 (916) 574-7900

WLS 2834 50890791 VALID UNTIL JUNE 01, 2016

PHARM PAK 1221 ANDERSEN DR SUITE SAN RAFAEL CA 94901

In accordance with the provisions of section 4160 of the Business and Professions Code, the firm name hereon is issued a Wholesala Drug Permit.

This permit is non-transferable. Contact the California State Board of Pharmacy within 30 days when there is a change of ownership location, corporate diffeer director shareholder innove than 10 percent share change manager, vice president of operations, or designated representative—in-charge.

This permit is wall tooks.

1/15 The official status of this license can be verified at www.bharmacy.ca NON-TRANSFERABLE ---

FORM WPHWLS (12/31/05) WLS



The National Association of Boards of Pharmacy® hereby awards

Verified-Accredited Wholesale Distributors® Accreditation

to

PharmPak Inc.

located at

1221 Anderson Dr, Ste B, San Rafael, CA 94901

This facility has met all the Verified-Accredited Wholesale Distributors criteria requirements set in place by the National Association of Boards of Pharmacy.

06/28/200706/28/201006/28/2013Initial AccreditationReaccreditation DateNext Reaccreditation DateCarmen A. Catizone, Executive Director/Secretary6146-27827VAWD® Unique Identifier

National Association of Boards of Pharmacy • 1600 Feehanville Drive, Mount Prospect, IL 60056 • www.nabp.net



1221 Andersen Drive, Suite B, San Rafael, CA 94901

Enclosed please find our bid package, sample labels for the medications requested in the bid package, our VAWD certificate (we are working on our third 3 year accreditation now, and a picture of what our vials look like labeled. We would do clear tamper evident neckbanding for your medications.

Your Prescription for Better Patient Care



PhormPak specializes in patient-ready medications for easy dispensing, on the epot. Our unit-of-use doses of prescription and over-the-counter meds make compliance easier and more affordable for patients and prescribers.

Only PharmPak Offers:

- Color-coded, tamper-resistant neckbands
- Customized labels with directions in English and Spanish
- Two peel-off labels for record-keeping
- An in-house pharmacist to answer formulary questions
- Easy inventory control

Contact: Carly Horne

phone: (800) 541-6315 email: chorne@pharmpakinc.com



The Bottom Line is Patient Care

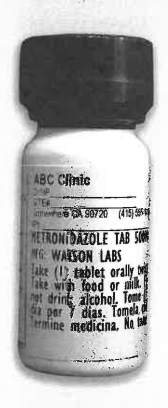
www.pharmpakinc.com

Patient-Ready Medications for:

Community Clinics

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- County & State Agencies
- Mobile Health Clinics
- Schools & Colleges
- Juvenile Care Centers
- Planned Parenthoods
- Family Planning Clinics
- Primary Care Facilities



NDC 54348-615-01 Store at 68-77 deg F Lot SAMPLE EXP. 01/01/18 PKGD. by: PHARMPAK SAN RAFAEL, CA 94901

TETRACYCLINE CAPS 500MG #1

Let SAMPLE Exp. 01/01/18

TETRACYCLINE CAPS 600MG #1

Let SAMPLE Eq. 01/01/18



RX ONLY

RX 5710213

W. Va. Dept. of Health Omch/Materials Management

900 Bullitt Street Chareleston WV 25301 (304) 558-3417

__ Date ___

TETRACYCLINE CAPS 500MG #1 MFG: WEST-WARD PHARM.

Take as directed. Finish medication, avoid prolonged exposure to sun. Avoid dairy products antacids laxatives iron Tome asi como dirigido. Terminar medicamento. evite exposicion al sol por largo tiempo. Evite productos lacteos antacidos laxante y hierro

NDC 54348-663-28 Store at 68-77 deg F

LOT SAMPLE EXP. 01/01/18
PKGD. by: PHARMPAK
SAN RAFAEL, CA \$4801

CIPROFLOXACIN TABS 500MG #28

Let SAMPLE Exp. 01/01/18

CIPROFLOXACIN TABS 500MG #28

Let SAMPLE Exp. 01/01/18



RX ONLY

RX 5710214

W. Va. Dept. of Health Omch/Materials Management

900 Bullitt Street Chareleston WV 25301 (304) 558-3417

Date

CIPROFLOXACIN TABS 500MG #28
MFG: UNIQUE PHARM LABS

Take tablet(s) orally times a day as directed. Take with plenty of water. May cause drowsiness. Do not drive if you feel dizzy. Tome tableta(s) oralmente veces al dia como es dirigido. Tomela con mucha agua. Puede causar sueno. No manege si se siente mareado.

NDC 54848-573-14 Store at 58-77 deg F Lot SAMPLE EXP. 01/01/18 PKGO. by: PHARMPAK BAN RAFAEL. CAR AND

> DOXYCYCLINE MONO CAPS 100MG #14 Lot SAMPLE Exp. 01/01/18

DOXYCYCLINE MONO CAPS 199MG #14 Let SAMPLE Exp. 01/01/18



RX ONLY

RX 5710215

W. Va. Dept. of Health Cmch/Materials Management

900 Bullitt Street Chareleston WV 25301 (304) 558-3417

_ Date

DOXYCYCLINE MONO CAPS 100MG #14
MFG: NOVEL LABS

Take (1) capsule orally twice daily with 8oz of water. Don't take if pregnant Avoid antacids/exposure to sun. Finish medication. Tome (1) capsula oralmente dos veces al dia con 8oz agua. No tome si esta embarasada. Evite exponerse al sol/antiacidos. Tome toda medicina.

NDC 54348-740-14 Store at 68-77 deg F Lot SAMPLE EXP. 01/01/18 PRIGD. by: PHARMPAK BAN REFSEL. CA. 94981

METRONIDAZOLE TAB 500MG #14

Let SAMPLE Exp. 01/01/18

METRONIDAZOLE TAB SDOMG #14

Let SAMPLE Exp. 01/01/18



RX ONLY

RX 5710216

W. Va. Dept. of Health Omch/Materials Management 900 Bullitt Street

Chareleston WV 25301 (304) 558-3417

Date

METRONIDAZOLE TAB 500MG #14 MFG: WATSON LABS

Take (1) tablet orally twice daily for 7 days. Take with food or milk. Finish medication. Do not drink alcohol. Tome (1) tableta 2 veces al dia por 7 dias. Tomela con comida o leche. Termine medicina. No tome bebidas alcoholicas.

NDC 0172-5412-11 Store at 68-77 deg F Lot SAMPLE EXP. 01/01/18 PRGD. by: PHARRIFFAK BAN RAFAEL, CA 94991

FLUCONAZOLE TABS 150MG

Lot SAMPLE Exp. 01/01/18

FLUCONAZOLE TABS 150MG

Lot SAMPLE Exp. 01/01/18



RX ONLY

RX 5710217

W. Va. Dept. of Health Ornch/Materials Management 900 Bullitt Street

900 Bullitt Street Chareleston WV 25301 (304) 558-3417

___ Date ____

FLUCONAZOLE TABS 150MG

MFG: CIPLA LTD

Take (1) tablet orally now. Tome (1) tableta ahora por boca.

WV-10 Approved / Revised 08/01/15

State of West Virginia

VENDOR PREFERENCE CERTIFICATE

Certification and application is hereby made for Preference in accordance with **West Virginia Code**, §5A-3-37. (Does not apply to construction contracts). **West Virginia Code**, §5A-3-37, provides an opportunity for qualifying vendors to request (at the time of bid) preference for their residency status. Such preference is an evaluation method only and will be applied only to the cost bid in accordance with the **West Virginia Code**. This certificate for application is to be used to request such preference. The Purchasing Division will make the determination of the Vendor Preference, if applicable.

	Application is made for 2.5% vendor preferer Bidder is an individual resident vendor and has re-	nce for the reason checked: sided continuously in West Virginia for four (4) years immediately preced-		
	Bidder is a partnership, association or corporation business continuously in West Virginia for four (4 ownership interest of Bidder is held by another inc	resident vendor and has maintained its headquarters or principal place of) years immediately preceding the date of this certification; or 80% of the dividual, partnership, association or corporation resident vendor who has f business continuously in West Virginia for four (4) years immediately		
	Bidder is a nonresident vendor which has an affilia	te or subsidiary which employs a minimum of one hundred state residents ncipal place of business within West Virginia continuously for the four (4) ification; or,		
2.	Application is made for 2.5% vendor preferer Bidder is a resident vendor who certifies that, du working on the project being bid are residents of Wimmediately preceding submission of this bid; or,	rring the life of the contract, on average at least 75% of the employees.		
3.	minimum of one hundred state residents who cer	mum of one hundred state residents or is a nonresident vendor with an larters or principal place of business within West Virginia employing a tifles that, during the life of the contract, on average at least 75% of the employees are residents of West Virginia who have resided in the state		
4.	Application is made for 5% vendor preference Bidder meets either the requirement of both subditional s	e for the reason checked: visions (1) and (2) or subdivision (1) and (3) as stated above; or,		
<u>5.</u>	Application is made for 3.5% vendor preferent Bidder is an individual resident vendor who is a vete			
6.	continuously over the entire term of the project, or	ce who is a veteran for the reason checked: United States armed forces, the reserves or the National Guard, if, for ties or completing the project which is the subject of the vendor's bid and a average at least seventy-five percent of the vendor's employees are state continuously for the two immediately preceding years.		
7.	Application is made for preference as a non-dance with West Virginia Code §5A-3-59 and N	resident small, women- and minority-owned business, in accor-		
against:	terits for such preference, the Secretary may order	es that a Bidder receiving preference has failed to continue to meet the rithe Director of Purchasing to: (a) reject the bid; or (b) assess a penalty bid amount and that such penalty will be paid to the contracting agency richase order.		
aumonzi the requ	es the Department of Revenue to disclose to the Dire	any reasonably requested information to the Purchasing Division and actor of Purchasing appropriate information verifying that Bidder has paid a does not contain the amounts of taxes paid nor any other information		
ano acc	urate in all respects; and that if a contract is is	Code, §61-5-3), Bidder hereby certifies that this certificate is true ssued to Bidder and If anything contained within this certificate otify the Purchasing Division in writing immediately.		
Bidder: Signed:				
Date:		Title:		

STATE OF WEST VIRGINIA Purchasing Division

RFQ NO. BPH1600000004

PURCHASING AFFIDAVIT

MANDATE: Under W. Va. Code §5A-3-10a, no contract or renewal of any contract may be awarded by the state or any of its political subdivisions to any vendor or prospective vendor when the vendor or prospective vendor or a related party to the vendor or prospective vendor is a debtor and: (1) the debt owed is an amount greater than one thousand dollars in the aggregate; or (2) the debtor is in employer default.

EXCEPTION: The prohibition listed above does not apply where a vendor has contested any tax administered pursuant to chapter eleven of the W. Va. Code, workers' compensation premium, permit fee or environmental fee or assessment and the matter has not become final or where the vendor has entered into a payment plan or agreement and the vendor is not in default of any of the provisions of such plan or agreement.

DEFINITIONS:

"Debt" means any assessment, premium, penalty, fine, tax or other amount of money owed to the state or any of its political subdivisions because of a judgment, fine, permit violation, license assessment, defaulted workers' compensation premium, penalty or other assessment presently delinquent or due and required to be paid to the state or any of its political subdivisions, including any interest or additional penalties accrued thereon.

"Employer default" means having an outstanding balance or liability to the old fund or to the uninsured employers' fund or being in policy default, as defined in W. Va. Code § 23-2c-2, failure to maintain mandatory workers' compensation coverage, or failure to fully meet its obligations as a workers' compensation self-insured employer. An employer is not in employer default if it has entered into a repayment agreement with the Insurance Commissioner and remains in compliance with the obligations under the repayment agreement.

"Related party" means a party, whether an individual, corporation, partnership, association, limited liability company or any other form or business association or other entity whatsoever, related to any vendor by blood, marriage, ownership or contract through which the party has a relationship of ownership or other interest with the vendor so that the party will actually or by effect receive or control a portion of the benefit, profit or other consideration from performance of a vendor contract with the party receiving an amount that meets or exceed five percent of the total contract amount.

AFFIRMATION: By signing this form, the vendor's authorized signer affirms and acknowledges under penalty of law for false swearing (*W. Va. Code* §61-5-3) that neither vendor nor any related party owe a debt as defined above and that neither vendor nor any related party are in employer default as defined above, unless the debt or employer default is permitted under the exception above.

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