

## **REQUEST FOR INVITATION FOR BIDS**

IFB: 02.22.2018.458 - RFX 3160002051  
TO PROVIDE: MEDICAL EQUIPMENT MAINTENANCE SERVICES  
ISSUE DATE: 01/25/2018

### **CLOSING LOCATON**

Mississippi State Hospital - Building 93  
3550 Hwy 468 West/P.O. Box 1  
Whitfield, MS 39193

### **IFB COORDINATOR**

H.L. Lockhart/Purchasing Chief  
Telephone: (601) 351-8056  
Fax: (601) 351-8034  
E-Mail: [Lockhhl@msh.state.ms.us](mailto:Lockhhl@msh.state.ms.us)

### **TECHNICAL CONTACT**

H.L. LOCKHART/MATERIEL MANAGEMENT DIRECTOR  
Telephone: (601) 351-8365  
E-Mail: [lockhhl@msh.state.ms.us](mailto:lockhhl@msh.state.ms.us)

### **CLOSING DATE AND TIME**

Bids must be received by 3:00 p.m. (CST) on 02/22/2018



# MISSISSIPPI STATE HOSPITAL

P.O. BOX 157-A, WHITFIELD, MS 39193

(601) 351-8000

WWW.MSH.STATE.MS.US

James G. Chastain, FACHE  
Director

## Mississippi State Hospital Invitation for Sealed Bids: Medical Equipment Maintenance Services

02.22.2018.458 – RFX 3160002051

January 25, 2018

### Section – I: Information For Bidders

1. In accordance with the rules and regulations of the Mississippi Personal Service Contract Review Board (MPSCRB) Mississippi State Hospital (MSH) will receive sealed bids and award a contract for the medical equipment maintenance services described in the following specifications. Bidders shall understand that any eventual contract resulting from this Invitation for Bid shall be governed by the applicable provisions of the Mississippi Personal Service Contract Review Board Rules and Regulations, a copy of which is available at 210 East Capitol, Suite 800, Jackson, Mississippi 39201 for inspection or downloadable at <http://www.mspb.ms.gov>.
2. **Sealed bids (1 copy) must be received not later than 3:00 P.M., Thursday, February 22, 2018, at Mississippi State Hospital, by hand delivery at Building 93 Central Warehouse, or by mail delivery at P.O. Box 1, 3550 Hwy 468 West, Whitfield, Mississippi 39193. Bidders must also submit a bid on line in the State of Mississippi electronic procurement system, Magic.** In order to submit an on line bid, bidders must be registered as a vendor in Magic and have an ID Number and Password assigned. Bidders can obtain help with registration and on line bidding by calling (601) 359-1343 or at [www.mmrs.state.ms.us](http://www.mmrs.state.ms.us).
3. Opportunities for on-site visits at Mississippi State Hospital to discuss bid specifications and inspect work sites, products or equipment will be made by appointment only. Arrangements may be made by contacting H.L. Lockhart, Purchasing Chief, Mississippi State Hospital, P.O. Box 1, 3550 Hwy 468 West, Whitfield, Mississippi 39193 at (601) 351-8056. **Final questions are due by 2/15/2018.**
4. The **term of the contract** shall be for a period of **three (3) years** for the services as specified in this request for sealed bids. **The estimated start date for this contract will be 5/21/2018.**
5. It is our intent to procure professional medical equipment maintenance services, for the Mississippi for the types and quantities listed in this request for sealed bids, however quantities may be increased or decreased accordingly if the needs of MSH require such a change. Contract awards shall be requirement contracts as defined by paragraph 3-501.05.3 of the Mississippi Personal Service Contract Procurement Regulations and therefore quantities of MSH service requirements will be considered indefinite, no specific quantity of services are guaranteed. MSH shall order all medical equipment maintenance services covered by this IFB from the awarded vendor, however MSH reserves the right to take bids separately if a particular quantity requirement arises which exceeds

MSH's normal requirements or an amount specified herein this IFB. It shall be understood that MSH is exempted from ordering under the eventual contract when (1) services provided under this contract will not meet a nonrecurring , special need of MSH and (2) services are performed incidental to the State of Mississippi's own programs that can satisfy the need.

6. Failure to examine any drawings, specifications, and instructions will be at bidder's risk. It shall be incumbent upon the bidder to understand the specifications. Any request for clarifications shall be in writing and shall be submitted to our purchasing office at least ten (10) days prior to the time and date set for the bid opening.
7. If any questions or responses require revision to the solicitation as originally published, such revisions will be by formal amendment only. If the solicitation includes a contact person, bidders are cautioned that any oral or written representation made by this or any person that appear to change materially any portion of the solicitation shall not be relied upon unless subsequently ratified by a written amendment to this solicitation issued by the MSH Purchasing Office. For determination as to whether any representation made requires that an amendment be issued, contact the MSH Purchasing Office at (601) 351-8056.
8. It is the intent of the specifications to obtain a product and/or service that will adequately meet the needs of the user while promoting the greatest extent of competition that is practicable. It is the responsibility of the prospective bidder to notify Mississippi State Hospital if the specifications, terms or conditions are formulated in a manner that would unnecessarily restrict competition. Any protest or question concerning the bid invitation or bid procedures must be received in the Mississippi State Hospital Purchasing Office not less than ten (10) working days prior to the time and date set for the bid opening.
9. The minimum specifications stated herein are used to set a standard and in no case are used with the intention to discriminate against any prospective bidder. Bidders should submit detailed descriptions, manufacturer names models and literature of the product and services they propose to furnish.
10. Questions or problems arising from bid procedures or subsequent order and delivery of services procedures should be directed to H.L. Lockhart, Purchasing Chief, Mississippi State Hospital, P.O. Box 1, Whitfield, MS 39193, (601) 351-8056.
11. Only one bid, per line item, per bidder. This means that only a single bid will be accepted from each bidder for each line item requested. Alternate bids unless specifically requested will not be considered.
12. Prices quoted shall be fixed and firm for the **three (3) year** term of the contract. Successful vendor will be allowed to increase pricing annually, starting in year two of the contract, in the month of June based on the percentage change in the Consumer Price Index for all Urban Consumers as published by the Bureau of Labor Statistics not to exceed 3%. Bidder shall utilize the procurement schedule provided in this document to submit pricing.

13. Invoices are to be billed to Mississippi State Hospital, P.O. Box 1, Whitfield, MS 39193, Attn: Accounts Payable. A second copy of invoices will be mailed to the attention of WMSH B60 Administration.
14. No bid shall be altered or amended after the final specified time for opening bids. Request for bids and modifications or corrections thereof received after the final closing time specified will not be considered.
15. No bid addendum will be issued within a period of five (5) working days prior to the time and date set for the initial bid opening. Should it become necessary to issue an amendment within the five day period prior to the bid opening, the bid opening date will be reset giving bidders sufficient time to answer the addendum.
16. If purchase orders or contracts are canceled because of the awarded vendor's failure to perform or request for an unspecified price increase, that vendor shall be removed from our bidder's list for a period of no less than twenty four (24) months.
17. The bidder understands that Mississippi State Hospital is an equal opportunity employer and, therefore, maintains a policy which prohibits unlawful discrimination based on race, color, creed, sex, age, national origin, physical handicap, disability, genetic information or any other consideration made unlawful by federal, State, or local laws. All such discrimination is unlawful and the contractor agrees during the term of the agreement that the contractor will strictly adhere to this policy in its employment practices and provision of products and services. The contractor shall comply with, and all activities under this agreement shall be subject to, all applicable federal, State of Mississippi, and local laws and regulations, as now existing and as may be amended or modified.
18. It is expressly understood and agreed that the obligation of the Mississippi State Hospital to proceed under any eventual agreement is conditioned upon the appropriation of funds by the Mississippi State Legislature and the receipt of state and/or federal funds. If the funds anticipated for the continuing fulfillment of the agreement are, at anytime, not forthcoming or insufficient, either through the failure of the federal government to provide funds or of the State of Mississippi to appropriate funds or the discontinuance or material alteration of the program under which funds were provided or if funds are not otherwise available to Mississippi State Hospital, Mississippi State Hospital shall have the right upon ten (10) days written notice to the vendor, to terminate this agreement without damage, penalty, cost or expenses to Mississippi State Hospital of any kind whatsoever. The effective date of termination shall be as specified in the notice of termination.
19. Mississippi State Hospital reserves the right to reject any and all bids in whole or in part and unless otherwise specified by the bidders, to award items, parts of items or by any group of items on the bid. Also the right is reserved to waive minor informalities which do not affect the price, quantity, quality, delivery, or contractual conditions of the services being procured. MSH also reserves the right to cancel the solicitation in whole or in part when it is determined to be in the best interest of MSH. If the bidder fails to state the time within which bid must be accepted, it is understood and agreed that Mississippi State Hospital shall have sixty (60) days, from the bid opening date, to accept.

20. **Award criteria.** Award will be a single award, to one (1) vendor, made based on the lowest and best offer **by line item based on the per month cost for scheduled maintenance.** Factors to be considered in determining the best bid include: (1) Total monthly scheduled cost (2) Conformity to specifications (3) Responsibility of bidder (as defined by PSCRB rules and regulations) (4) Responsiveness of Bidder (as defined by PSCRB rules & regulations. All participating vendors will be notified of MSH's intent to award a contract. In addition, MSH will identify the selected vendor and the notice of award will be made available to the public.
21. It is the intent of Mississippi State Hospital to procure only the products and services that meet the minimum standards stated herein. Alternates will be considered only if deviations to those standards are fully substantiated and submitted by potentially responsive sources denoting their equality to standards proposed, along with adequate documentation; including specifications, and construction details along with bid for evaluation and approval.
22. All products and services bid must equal or exceed specifications listed. The absence of detail specifications or the omission of detail description shall be recognized as meaning only the best commercial practices are to prevail and that only first quality services, materials and workmanship are to be used. All equipment bid, if applicable, shall be new and of current production, latest design and construction.
23. Bid openings will be conducted open to the public. However, they will serve only to open the bids. No discussion will be entered into with any vendor as to the quality or provisions of the specifications, and no award will be made either stated or implied at the bid opening. All bidders are invited and encouraged to attend the bid opening to review the submitted bids. After the close of the bid opening meeting and prior to award, the bids will be considered to be in the evaluation process and will not be available for review by bidders. Non-participants will be prohibited from obtaining any information relative to the bid until after the official award has been made.
24. The successful vendor will ensure that any written material prepared, after award, by the vendor in response to the requirements of this solicitation shall be thoroughly researched for accuracy of content, shall be grammatically correct and not contain spelling errors, shall be submitted in a format approved by the designated MSH Project Officer, and shall be submitted in a draft form for advance review and comment by the project officer. The cost of correcting grammatical errors or other revisions required to bring written materials into compliance with the solicitation requirements shall be borne by the successful vendor. MSH may waive requirements if it is determined to be in the best interest of Mississippi State Hospital. This clause applies to reports and any written document submitted by the successful vendor(s) after a contract has been awarded and not prior to a bid being submitted or as part of a bid submission.
25. The successful vendor shall irrevocably transfer, assign, set over, and convey to Mississippi State Hospital all rights, title, and interest, including the sole exclusive and complete copyright interest, in any and all copy-rightable works created pursuant to any contract awarded as result of this bid

invitation. The vendor further agrees to execute such documents as MSH may request to effect such transfer or assignment. Further the vendor agrees that the rights granted to MSH by this paragraph are irrevocable. The vendor's remedy in the event of termination of or dispute over any agreement entered into as a result of this solicitation shall not include any right to rescind, terminate, or otherwise revoke or invalidate in any way the rights conferred pursuant to the provisions of this paragraph. Similarly, no termination of any agreement entered into as result of this solicitation shall have the effect of rescinding, terminating, or otherwise invalidating the rights acquired pursuant to the provisions of this paragraph. MSH may waive this requirement if it is determined to be in the best interest of the hospital.

26. The successful vendor will, upon termination of agreement, on the date agreed upon by both parties, disconnect, disassemble, crate, insure and ship all owned equipment, covered by any eventual agreement, to a destination designated by the owner at no cost to MSH, if applicable.
27. The successful vendor must without limiting its obligations or liabilities and at its own expense, provide and maintain throughout the contract term, Comprehensive General Liability Insurance in an amount not less than \$1,000,000.00 inclusive per occurrence insuring against bodily injury, personal injury and property damage. All required insurance will be endorsed to provide MSH with 30 days advance notice of cancellation or material change. The contractor must provide a Certificate of Insurance which is completed, certified by the original signature of an insurance company authorized to do business in Mississippi. The vendor must provide a Certificate of Insurance, showing MSH as certificate holder under the contractor's general liability policy for the work to be performed, within **seven (7) working days** after notice of MSH intent to award a contract. Vendor shall also maintain in effect throughout the contract period workers' compensation insurance sufficient to meet or exceed the statutory minimum requirements of the State of Mississippi, as/if required by law, covering all persons performing work under this contract. The vendor shall be prepared to provide evidence of required worker's compensation insurance upon request by MSH at any during the contract period.
28. The Mississippi State Hospital accepts no responsibility for any expenses incurred by the bidder in the preparation and presentation of a bid. Such expenses shall be borne exclusively by the bidder.
29. The bidder should mark any and all pages of the bid considered to be proprietary information. Any pages not marked accordingly will be subject to review by the general public after award of the contract. Requests to review the proprietary information will be handled in accordance with applicable legal procedures. Section 25-61-9 and 79-23-1 of the Mississippi Code shall be used in determining proper procedures for this paragraph.
30. Bidders shall acknowledge receipt of any amendment to the solicitation by signing and returning the amendment with the bid, by identifying the amendment number and date in the space provided for this purpose on the bid form, or by letter. The acknowledgment must be received by the Mississippi State Hospital by the time and at the place specified for receipt of bids.

31. Bidder will provide at least three(3) references for contracts to provide services of similar size and scope to those specified in this bid invitation. References must include at least two (2) references for current contracts or those awarded within the past three years. Include the name of referenced organization, telephone number, start date of services, and the name of a responsible contact person. Reference information must be provided as a part of the bid package submitted for consideration. References must not be managed or owned by the parent company or organization of the submitting vendor. References must report the vendor to be of good reputation in providing applicable services as determined, by MSH. **List references on ATTACHMENT – A.**
32. YEARS IN BUSINESS: Indicate the length of time you have been providing the same or similar services to those specified in this bid invitation on **ATTACHMENT – A.**
33. Bids (1 copy) must be submitted signed and sealed with bidder's name and address on outside of envelope, and the time (**3:00 P.M.**), date of the bid opening (**February 22, 2018**), and bid file number (**02.22.2018.458**) on the outside lower left corner of the envelope. Bid prices must be submitted on the form(s) provided in the bid package. All bids must be submitted in writing.
34. The successful vendor(s) shall enter into a contract which is substantially the same as the sample contract and its general terms and conditions attached as **ATTACHMENT - B**. The total contract shall consist of this invitation for bid, the proposed bid offer from vendor and the standard sample contract shown as **ATTACHMENT – B**. No other documents shall be a part of the formal contractual agreement. In no event is a vendor to submit its own standard contract terms and conditions in response to this solicitation. The Bidder may submit exceptions to terms and conditions listed in **ATTACHMENT – B**, and MSH will review requested exceptions and accept or reject exceptions at its sole discretion and as approved by the Mississippi Personal Service Contract Review Board. This contract shall take priority over any other agreements that may be signed separately in conjunction with this invitation for bid, to include third party agreements.
35. Change To Invitation To Bid. Prospective Bidders shall not change or alter this bid invitation in any way. Award will be based on acceptance of this invitation in its entirety and vendor shall respond solely utilizing this IFB document as required.
36. Negotiation Delay. If a written agreement cannot be negotiated within thirty (30) days of notification of the successful bidder(s), MSH may at its sole discretion at any time thereafter, terminate negotiations with that bidder and either negotiate a contract with the next qualified bidder or choose to terminate the IFB process and not enter into a contract with any of the bidders.
37. The vendor agrees that submission of a signed bid form is certification that the vendor will accept an award made to it as a result of the submission.
38. Before submitting a bid, each bidder shall make all investigations and examinations necessary to ascertain all site conditions and requirements affecting the full performance of the contract and to

verify any representations made by MSH upon which the bidder will rely. If the bidder receives an award as a result of its bid submission, failure to have made such investigations and examinations will in no way relieve the bidder from its obligation to comply in every detail with all provisions and requirements of the contract documents, nor will a plea of ignorance of such conditions and requirements be accepted as a basis for any claim whatsoever by the contract for additional compensation.

39. Taxes. Mississippi State Hospital is exempt from federal excise taxes and state and local sales or use taxes and bidders must quote prices which do not include such taxes. Evidence of exemption will be furnished upon request. Contractors making improvement to, additions to or repair work on real property on behalf of Mississippi State Hospital are liable for any applicable sales or use taxes on purchase of tangible personal property for use in connection with eventual contract. Contractors are likewise liable for any applicable use tax on personal property furnished to them by MSH for use in connection with their contracts. Contractors shall be liable for all personal property taxes that become due as a result of any awarded contract related to this Invitation for Bid.
40. The following schedule will be followed in the execution of this invitation for bids:
- A. January 25, 2018: Bid is issued to newspaper
  - B. February 1, 2018 & February 8, 2018: Bid ad is published in the newspaper
  - C. February 15, 2017: Deadline for questions from vendors
  - D. February 22, 2017: Bid is opened
  - E. May, 21, 2018: Projected contract start date
- NOTE:** MSH reserves the right to amend and/or change the above schedule of events as it deems necessary.
42. Tie Bids. Low tie bids shall be awarded as specified in paragraph 3-202.14 of the State of Mississippi Personal Service Contract Procurement Regulations.
43. Mistakes in Bids. Mistakes in bids submitted shall be determined and resolved as specified in paragraph 3-202.12 of the State of Mississippi Personal Service Contract Procurement Regulations.
44. Bid modification and withdrawal. Bids may be modified or withdrawn by written notice received in the MSH Purchasing Office prior to the time and date set for bid opening.
45. Late Bids. Any bid received after the time and date set for receipt of bids is late. Any withdrawal or modification of a bid received after the time and date set for opening of bids at the place designated for opening is late. No late bid, late modification, or late withdrawal will be considered unless receipt would have been timely but for the action or inaction of state personnel directly serving Mississippi State Hospital. The only acceptable evidence to establish the date of mailing shall be the U.S. Postal Service postmark or other Courier Service postmark and if the postmark is not legible, the bid package or envelope shall be processed if mailed late. Bidders submitting late bids which shall not be considered for award shall be so notified as practicable.
46. All vendors shall sign, complete and return the Certifications and Assurances Form, **ATTACHMENT – C.**



47. Any protest by a responsive Bidder must be timely and in conformance with instructions set forth in this bid invitation. The protest period for responsive Bidders shall begin on the day following the issuance of the notice of intent to award contract and end 5:00 P.M. on the **seventh day** following issuance of the notice. Protests must be written and must include the name and address of the protestor and the IFB number. It must also include a statement of grounds for protest, including appropriate supporting exhibits, and it must specify the ruling requested from MSH. The protest must be delivered to the MSH IFB coordinator. Protests received after the deadline will not be accepted.
48. Payments by state agencies using the State's accounting system shall be made and remittance information provided electronically as directed by the State. These payments shall be deposited into the bank account of the Contractor's choice. The State may, at its sole discretion, require the Contractor to submit invoices and supporting documentation electronically at any time during the term of this agreement. Contractor understands and agrees that the State is exempt from the payment of taxes. All payments shall be in United States currency. Contractor agrees to accept all payments in United States Currency via the State of Mississippi's electronic payment and remittance vehicle. Mississippi State Hospital agrees to make payment in accordance with Mississippi law on "Timely Payments for Purchases by Public Bodies, which generally provides for payment of undisputed amounts by Mississippi State Hospital within forty-five (45) days of receipt of invoice. Mississippi Code Annotated 31-7-305. Please see **ATTACHMENT – D** for applicable rules and the signature page which must be signed and returned with your bid.
49. Bidder shall understand that Mississippi State Hospital became a tobacco-free facility, effective June 30, 2008. The use of tobacco products by patients, residents (admitted after March 1, 2008), employees, visitors, vendors, and contractual staff is prohibited.
50. If applicable, Contractor represents and warrants that it will ensure its compliance with the Mississippi Employment Protection Act of 2008, and will register and participate in the status verification system for all newly hired employees. Mississippi Code Annotated 71-11-1 et seq. The term "employee" as used herein means any person that is hired to perform work within the State of Mississippi. As used herein, "status verification system" means the illegal Immigration Reform and Immigration Responsibility Act of 1996 that is operated by the United States Department of Homeland Security, also known as the E-Verify Program, or any other successor electronic verification system replacing the E-Verify Program. Contractor agrees to maintain records of such compliance. Upon request of the State and after approval of the Social Security Administration or Department of Homeland Security when required, Contractor agrees to provide a copy of each verification. Contractor further represents and warrants that any person assigned to perform services hereunder meets the employment eligibility requirements of all immigration laws. The breach of this agreement may subject Contractor to the following: (a) termination of this contract and ineligibility for any state or public contract in Mississippi for up to three (3) years, with notice of such cancellation/termination being made public, (b) the loss of any license, permit, certification or other document granted to Contractor by an agency, department or governmental entity for the right to do business in Mississippi for up to one (1) year; or (c) both. In the event of such cancellations/termination, Contractor would also be liable for any additional costs incurred by the State due to contract cancellation or loss of license or permit to do business in the State.
51. The contract may be cancelled by MSH in whole or in part by written notice of default to the Contractor upon non-performance, violation of contract terms, delivery failure, bankruptcy or insolvency, or the making of an assignment for the benefit of creditors. An award may then be

made to the next low bidder, or when time is of the essence, similar commodities and/or service may be purchased on the open market. In either event, the defaulting Contractor (or his/her surety) shall be liable to MSH for cost to MSH in excess of the defaulted contract price. Lack of knowledge by the Contractor will in no way be a cause for relief from responsibility.

52. The eventual contract resulting from this IFB shall be governed by and construed in accordance with the laws of the State of Mississippi, excluding its conflicts of laws provisions, and any litigation with respect thereto shall be brought in the courts of the State. Contractor shall comply with applicable federal, state and local laws and regulations.
53. Bidders shall be registered with the Mississippi Secretary of State's Office as a business provider in good standing to provide services in the State of Mississippi as required by Mississippi State Code 79-4-15.01. If not already registered, at the time bid is submitted, Bidders understands that they must do so within seven (7) working days of being offered an award. This requirement does not apply to Sole Proprietors and MSH reserves the right to request documentation of bidder's business status.

54. **Order To Stop Work:** The procurement officer, may, by written order to the contractor at any time, and without notice to any surety, require the contractor to stop all or any part of the work called for by this contract. This order shall be for a specified period not exceeding 90 days after the order is delivered to the contractor, unless the parties agree to any further period. Any such order shall identified specifically as a stop work order issued pursuant to this clause. Upon receipt of such an order the contractor shall forthwith comply with its terms and take all reasonable steps to minimize the occurrence of costs allocable to the work covered by the order during the period of work stoppage. Before the stop work order expires, or within any further period to which the parties shall have agreed, the procurement officer shall either:

- (a) cancel the stop work order; or,
- (b) terminate the work covered by such order as provided in the Termination for Default Clause or the Termination for Convenience Clause of this contract.

**Cancellation Or Expiration Of The Order:** If a stop work order is issued under this clause is cancelled at any time during the period specified in the order, or if the period of the order or any extension thereof expires, the contractor shall have the right to resume work. An appropriate adjustment shall be made in the delivery schedule or contractor price, or both, and the contract shall be modified in writing accordingly, if:

- (a) the stop work order results in an increase in the time required for, or in the contractor's properly allocable to, the performance of any part of this contract; and,
- (b) the contractor asserts a claim for such an adjustment within 30 days after the end of the period of work stoppage; provided that, if the procurement officer decides the facts justify such action, any such claim asserted may be received and acted upon at any time prior to final payment under this contract.

**Termination of Stopped Work:** If a stop work order is not canceled and the work covered by such order is terminated for default or convenience, the reasonable costs resulting from the stop work order shall be allowed by adjustment or otherwise.

**Adjustments of Price:** Any adjustment in price made pursuant to this clause shall be determined in accordance with the price adjustment clause of this contract.

55. This contract, including any accompanying exhibits, attachments, and appendices, is subject to the "Mississippi Public Records Act of 1983," and its exceptions. See Mississippi Code Annotated

25-61-1 et seq., and Mississippi Code Annotated 79-23-1.. In addition, this contract is subject to the provisions of the Mississippi Accountability and Transparency Act of 2008. Mississippi code annotated 27-104-151 et seq. Unless exempted from disclosure due to a court-issued protective order, a copy of this executed contract is required to be posted to the Department of Finance and Administration's independent agency contract website for public access at <http://www.transparency.mississippi.gov>.

Information identified by the Contractor as trade secrets, or other proprietary information including confidential vendor information, or any other information which is required confidential by state or federal law or outside the applicable freedom of information statutes, will be redacted.

56. It is expressly understood that Mississippi law requires that the provisions of this contract which contain the commodities purchased or the personal or professional services provided, the price to be paid, and the term of the contract shall not be deemed to be a trade secret or confidential commercial or financial information and shall be available for examination, copying or reproduction.
57. A bidder, successful or unsuccessful, may request a post-award debriefing, in writing, by U.S. Mail or electronic submission. The written request must be received by the MSH Director within three (3) business days of notification of the contract award. A post-award debriefing is a meeting and not a hearing; therefore legal representation is not required. A debriefing typically occurs within five (5) business days of receipt of the request. If a bidder prefers to have legal representation present, the bidder must notify the MSH Director in writing and identify its attorney by name, address, and telephone number. MSH will schedule and/or suspend and reschedule the meeting at a time when a Representative of the Office of the Mississippi Attorney General can be present. For additional information regarding post-award debriefing, as well as the information that may be provided and excluded, please see section 7-114 through section 7114.07 of the Mississippi Personal Service Contract Review Board Rules and Regulations.

## **Section - II**

### **Service Requirement Specifications**

#### **2.0 PURPOSE**

MSH seeks to contract with one vendor to provide professional medical equipment maintenance services to all listed departments and divisions. Services sought must meet all applicable regulations and standards to include Original Equipment Manufacturer (OEM) and Joint Commission (JC). MSH intends to select a provider who has the proven experience and expertise to perform the services described in this IFB and shows the potential to be able to duplicate a high level of performance, within our allocated budget, for all required services.

#### **3.0 BACKGROUND**

The Mississippi State Hospital is a large psychiatric hospital and is the largest facility operated by the Mississippi State Department of Mental Health. It is located about fifteen miles southeast of Jackson, MS (Capitol) and directly south of the Jackson International Airport on county road 468. MSH was completed in 1935. The hospital complex was built on the cottage plan and occupies 350 acres. It includes over 130 buildings including residences. Patients are housed in approximately 32 buildings on the MSH campus. MSH is licensed for 1373 beds. The hospital average daily is slightly over 750 patients. All divisions are accredited by the Joint Commission. The operational divisions of MSH are acute care, nursing home, child & adolescent psychiatric, and adult psychiatric.

#### 4.0 SCOPE OF SERVICES

The mission of the successful contractor shall be to provide comprehensive preventative maintenance (PM) and corrective services as needed, with proper documentation for all patient care equipment included in the MSH medical equipment maintenance program. The approximate number of items is **479**, which is subject to change as new items are added to inventory or obsolete items are deleted from inventory.

#### 5.0 DEFINITIONS

- 5.1 IFB- Means Invitation For Bid.
- 5.2 Vendor/Contractor/Bidder – Means medical equipment service authorized individual representative or company responding to the Invitation For Bid or intending to respond to the Invitation For Bid.
- 5.3 MSH -Means Mississippi State Hospital.
- 5.4 JC- Means The Joint Commission.
- 5.5 OEM -Means Original Equipment Manufacturer
- 5.6 MPSCRB -Means The Mississippi Personal Services Contract Review Board

#### 6.0 SERVICE REQUIREMENTS

- 6.1 The contractor shall provide professional preventative maintenance and repair services for all items listed in **Attachment-E**.
- 6.2 Contractor shall ensure that all work is performed by staff that is qualified through education, training and experience. Contractor shall provide documentation of qualifications upon request by MSH.
- 6.3 Contractor shall provide one, two, or four inspections per year, as required, of the equipment listed in **Attachment-E**. The assigned frequency of inspection shown in **Attachment-E** is based on OEM recommendations, MSH risk ratings, and contractor's professional recommendation and shall continue to be based on the same criteria.
- 6.4 Contractor shall perform **PM** inspections to include basic operational testing, electrical safety testing & inspection, output measurement, calibration, certification, verification and minor adjustments.
- 6.5 Contractor shall recommend necessary corrective repairs during scheduled inspections and as needed during service calls. Contractor will be issued a purchase order to cover repair labor costs and parts costs.
- 6.6 Contractor shall provide documentation of work performed/inspections made, which shall minimally include: repairs made, equipment description, manufacturer, model, serial number, MSH I.D. number, and location of equipment. Contractor shall also document any replaced parts. Contractor shall place an easily visible inspection sticker on every item of equipment inspected, which minimally shows date of inspection, date next inspection due, and technician's initials.

- 6.7 Contractor shall perform all scheduled maintenance and repairs Monday through Friday between the hours of 7:30 A.M. and 5:00 P.M.. Unscheduled work performed at other times and on other days will be paid at the prevailing rate and must be pre-approved by MSH.
- 6.8 Contractor shall provide call back service at no cost between scheduled inspections when following up on previously serviced equipment.
- 6.9 Contractor shall respond to requests for emergency service the same day when notified prior to 12:00 noon and within 24 hours when notified after 12:00 noon and before 5:00 P.M. Exception would be allowed only when contractor is delayed due to circumstances beyond their control. MSH may require documentation to verify reason for delay.
- 6.10 Contractor shall provide a brief description of proposed services and shall include costs for all service rates to include: standard rates, overtime rates & holiday/weekend rates.
- 6.11 Contractor shall make every effort to perform preventative maintenance in manner that places all applicable equipment in the best possible operating condition to perform in accordance with manufacturer's design and consistent with age and wear of equipment. Contractor shall perform calibration to allow equipment to operate within tolerances as established by the manufacturer and perform safety inspections, measuring and recording any applicable current leakage.
- 6.12 Contractor shall utilize monthly inspection schedule, prepared by MSH, of equipment to be inspected based on service intervals. The schedule, when possible, will be in chronological order by building number. Contractor shall no less than four (4) calendar days advance notice of inspection start date(s).
- 6.13 Contractor shall complete inspections, of critical items, within 30 days of their due date, medium priority items within 60 days of their due date and low priority items within 90 days of their due date. MSH will identify and provide to contractor, priority risk ratings.
- 6.14 Contractor will notate and report follow equipment items, from previous months, in a manner which allows MSH to easily distinguish them from items currently scheduled for a particular month so that monthly PM compliance rates can be calculated accurately.
- 6.15 Contractor shall notify the designated MSH Officer, prior to leaving a MSH site, when a critical equipment item cannot be located. The designated MSH Officer shall contact the appropriate building staff and initiate an immediate search for the item so that every attempt can be made to allow inspection of the critical item prior to the contractor leaving a MSH site. Contractor shall understand that failure to comply with this notification requirement is basis for termination of this contract.
- 6.16 Reporting Requirements. Contractor shall submit a detailed report, sorted by location, and showing every equipment item inspected each month. The report shall be delivered to MSH by the 15th of each month following the month inspections are performed. A summary report will also be submitted each month showing the total number of items scheduled, number of items completed, number of items not found, number of items found that are not listed, number of items to be removed from service and the number of items in need of repair. The summary report shall also be due by the 15th of the month following the month inspections are performed. Contractor shall be prepared to provide equipment history reports upon request, which shall include up to three (3) years of historical information.
- 6.17 Place of Performance. Contractor shall perform equipment maintenance services on the MSH main campus located at 3550 Hwy 468 West, Whitfield, MS 39193. Contractor shall complete repair services at their own place of business and if approved by MSH, at a designated MSH location.
- 6.18 Period of Performance. Contractor shall be required to perform the specified services from approximately **May 21, 2018 to May 20, 2021.**

Section – III  
Procurement Schedule/Execution Page – MSH Bid File: 02.22.2018.458  
**MEDICAL EQUIPMENT MAINTENANCE SERVICES**  
Note: See Attachment - E For Detailed Equipment Listing

Base Scheduled Equipment Monthly Rate:\$ \_\_\_\_\_

OTHER RATES: For Routine Repairs Outside Scheduled PM Requirements

RATE	Estimated Hours	Biomedical Hourly Rate
STANDARD RATE	200 Hours	\$
OVERTIME RATE	20 Hours	\$
WEEKEND/HOLIDAY	10 Hours	\$

BIDS WILL BE OPENED: 3:00 P.M. Thursday, February 22, 2018, at Building 93, Mississippi State Hospital.

I certify that I am authorized to enter into a binding contract, if this bid is accepted. By signing below, the undersigned agrees to all terms and conditions of the Invitation For Bid, including attachments and exhibits, in whole and with exception of those amendments as acknowledged in writing to bidder and signed by a duly authorized agent of MSH.

**ACKNOWLEDGEMENT OF AMENDMENTS:**

Bidders shall acknowledge the receipt of amendments by placing an "X" by each amendment number received –  
Amendment No. 1 ( ) Amendment No. 2 ( ) Amendment No. 3. ( ) Amendment No. 4 ( )

Vendor's Quotation No. \_\_\_\_\_ Date \_\_\_\_\_

Name Of Company \_\_\_\_\_ Telephone \_\_\_\_\_

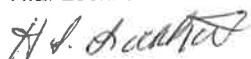
Address \_\_\_\_\_

City/State/Zip Code \_\_\_\_\_

By \_\_\_\_\_ Title \_\_\_\_\_  
(Signature)

We submit the above prices on behalf of \_\_\_\_\_ (Vendor) and agree to provide services within \_\_\_\_\_ days from receipt of order or notice to proceed. Unless notified to the contrary, this offer is good for 60 days from the date of the bid opening. In submitting the above bid, it is expressly agreed that upon proper acceptance of any or all items by the Mississippi State Hospital, a contract shall hereby be created only after a written purchase order or contract award notice is mailed or otherwise furnished to the successful bidder within the time of acceptance specified above without further action by either party. The contract shall not be assignable by the vendor in whole or in part without the written consent of Mississippi State Hospital.

H.L. Lockhart



Purchasing Chief

## REFERENCE PAGE -- ATTACHMENT: A

COMPANY NAME	CONTACT PERSON	TELEPHONE	ADDRESS	DATE OF LAST SERVICE/SALE

NOTE: ALL REFERENCES WILL BE CONTACTED AND THEY MUST REPORT THE BIDDER TO BE OF GOOD REPUTATION IN PROVIDING SERVICES THE SAME AS THOSE REQUESTED IN THIS IFB.

### YEARS IN BUSINESS

Indicate the length of time you have been in business providing the services requested in this invitation for bid: \_\_\_\_\_  
 Years and \_\_\_\_\_ Months

**ATTACHMENT – B**

**SAMPLE STANDARD MSH SERVICE AGREEMENT**





## AGREEMENT BETWEEN MISSISSIPPI STATE HOSPITAL of

Whitfield Mississippi (MSH) and \_\_\_\_\_.

This agreement is entered into by Mississippi State Hospital, hereafter called "Hospital" whose address is Post Office Box 157-A, 3550 Highway 468 West, Whitfield, Mississippi

and \_\_\_\_\_, hereinafter called "Independent Contractor" for the provision of services as set out herein. The term "Hospital" includes Whitfield Medical Surgical Hospital, Jaquith Nursing Home, Oak Circle Center, and other programs and divisions of Mississippi State Hospital

NOW THEREFORE, the parties agree to the terms and conditions herein.

### 1. INDEPENDENT CONTRACTOR

Neither Independent Contractor nor its employees shall, under any circumstances, be considered servants or agents of the Hospital or any of its subordinate programs and Hospital or any of its subordinate programs shall be at no time legally responsible for any negligence or other wrongdoing by the Independent Contractor or its servants, or agents. Hospital agrees to compensate as outlined in Attachment A, which is attached hereto and made a part of as if fully copied herein. These funds shall be paid directly to the Independent Contractor by Hospital. Hospital or any of its subordinate programs shall not withhold from the Independent Contractor payments for any federal or state unemployment taxes, federal or state income taxes, Federal Insurance Contributions Act (FICA) withholdings, or any other amounts for benefits to Independent Contractor. Further, Hospital or its subordinate programs shall not provide to Independent Contractor any insurance coverage or other benefits including Workers Compensation, normally provided by the state for its employees.

### 2. SCOPE OF WORK

Independent Contractor agrees to provide services to the Hospital as described, and under the conditions, as set out in Attachment A which is attached hereto and made a part of as if fully copied herein.

### 3. PERIOD OF AGREEMENT

Performance of the services will begin on or about \_\_\_\_\_ and will end on or about \_\_\_\_\_.

4. RESERVATION OF RIGHT

Any and all forms, reports, designs, and other materials prepared by Independent Contractor for Hospital shall be used by Hospital only for its own internal operations. Hospital retains all rights and interest in said reports.

5. APPLICABLE LAW

The contract shall be governed by and construed in accordance with the laws of the State of Mississippi, excluding its conflicts of laws, provisions, and any litigation with respect thereto shall be brought in the courts of the state. The Independent Contractor shall comply with applicable federal, state, and local laws and regulations.

6. AVAILABILITY OF FUNDS

It is expressly understood and agreed that the obligation of the Hospital to proceed under this agreement is conditioned upon the appropriation of funds by the Mississippi State Legislature and the receipt of state and/or federal funds. If the funds anticipated for the continuing fulfillment of the agreement are at, any time, not forthcoming or insufficient, either through the failure of the federal government to provide funds or of the State of Mississippi to appropriate funds or the discontinuance or material alteration of the program under which funds were provided or if funds are not otherwise available to the Hospital, the Hospital shall have the right upon ten (10) working days written notice to the Independent Contractor, to terminate this agreement without damage, penalty, cost or expenses to the State of any kind whatsoever. The effective date of termination shall be as specified in the notice of termination.

7. REPRESENTATION REGARDING CONTINGENT FEES

The Independent Contractor represents that it has not retained a person to solicit or secure a state contract upon an agreement or understanding for a commission, percentage, brokerage, or contingent fee, except as disclosed in the Contractor's bid or proposal.

8. REPRESENTATION REGARDING GRATUITIES

The bidder, offeror, or Independent Contractor represents that it has not violated, is not violating, and promises that it will not violate the prohibition against gratuities set forth in Section 6-204 (Gratuities) of the *Mississippi Personal Service Contract Procurement Regulations*.

9. PROCUREMENT REGULATIONS

The contract shall be governed by the applicable provisions of the Mississippi Personal Service Contract Review Board Rules and Regulations, a copy of which is available at 210 East Capitol, Suite 800, Jackson, MS 39201 for inspection, or

downloadable at <http://www.mspb.ms.gov>.

#### 10. TRADE SECRETS, COMMERCIAL AND FINANCIAL INFORMATION

It is expressly understood that Mississippi law requires that the provisions of this contract which contain the commodities purchased or the personal or professional services provided, the price to be paid, and the term of the contract shall not be deemed to be a trade secret or confidential commercial or financial information and shall be available for examination, copying, or reproduction.

#### 11. TRANSPARENCY

This contract, including any accompanying exhibits, attachments, and appendices, is subject to the "Mississippi Public Records Act of 1983," and its exceptions. See Mississippi Code Annotated §§ 25-61-1 *et seq.* and Mississippi Code Annotated § 79-23-1. In addition, this contract is subject to the provisions of the Mississippi Accountability and Transparency Act of 2008. Mississippi Code Annotated §§ 27-104-151 *et seq.* Unless exempted from disclosure due to a court-issued protective order, a copy of this executed contract is required to be posted to the Department of Finance and Administration's independent agency contract website for public access at <http://www.transparency.mississippi.gov>. Information identified by Independent Contractor as trade secrets, or other proprietary information, including confidential vendor information or any other information which is required confidential by state or federal law or outside the applicable freedom of information statutes, will be redacted.

#### 12. COMPLIANCE WITH LAWS

The Independent Contractor understands that the Hospital is an equal opportunity employer and therefore maintains a policy which prohibits unlawful discrimination based on race, color, creed, sex, age, national origin, religion, physical handicap, disability, genetic information, or any other consideration made unlawful and the Independent Contractor agrees during the term of the agreement that the Independent Contractor will strictly adhere to this policy in its employment practices and provisions of services. The Independent Contractor shall comply with, and all activities under this agreement shall be subject to, all applicable federal, State of Mississippi, and local laws and regulations, as now existing and as may be amended or modified, "as well as in accordance with the standards of the Joint Commission (JC)."

#### 13. HIPAA

Independent Contractor agrees to comply with the Final Omnibus Rule of the Health Insurance Portability and Accountability Act of 1996 and any amendments there too, including electronic data interchange, code sets, identifiers, security, and privacy provisions, as may be applicable to the service under this contract."

#### 14. TERMINATION FOR CONVENIENCE

(a) *Termination.* The Hospital Director or designee may, when the interests of the State so require, terminate this contract in whole or in part, for the convenience of the State. The Hospital Director or designee shall give written notice of the termination to Independent Contractor specifying the part of the contract terminated and when termination becomes effective.

(b) *Independent Contractor Obligations.* Independent Contractor shall incur no further obligations in connection with the terminated work and on the date set in the notice of termination Independent Contractor will stop work to the extent specified. Independent Contractor shall also terminate outstanding orders and subcontracts as they relate to the terminated work. Independent Contractor shall settle the liabilities and claims arising out of the termination of subcontracts and orders connected with the terminated work. The Hospital Director or designee may direct Independent Contractor to assign Independent Contractor right, title, and interest under terminated orders or subcontracts to the State. Independent Contractor must still complete the work not terminated by the notice of termination and may incur obligations as are necessary to do so.

#### 15. TERMINATION FOR DEFAULT

(a) *Default.* If Independent Contractor refuses or fails to perform any of the provisions of this contract with such diligence as will ensure its completion within the time specified in this contract or any extension thereof, or otherwise fails to timely satisfy the contract provisions, or commits any other substantial breach of this contract, the Hospital Director or designee may notify Independent Contractor in writing of the delay or nonperformance and if not cured in ten (10) days or any longer time specified in writing by the Hospital Director or designee, such officer may terminate Independent Contractor's right to proceed with the contract or such part of the contract as to which there has been delay or a failure to properly perform. In the event of termination in whole or in part, the Hospital Director or designee may procure similar supplies or services in a manner and upon terms deemed appropriate by the Hospital Director or designee. Independent Contractor shall continue performance of the contract to the extent it is not terminated and shall be liable for excess costs incurred in procuring similar goods or services.

(b) *Independent Contractor's Duties.* Notwithstanding termination of the contract and subject to any directions from the procurement officer, Independent Contractor shall take timely, reasonable, and necessary action to protect and preserve property in the possession of Independent Contractor in which the State has an interest.

(c) *Compensation.* Payment for completed services delivered and accepted by the State shall be at the contract price. The State may withhold from amounts due Independent Contractor such sums as the Hospital Director or designee deems to be necessary to protect the State against loss because of outstanding liens or claims of former lien holders and to reimburse the State for the excess costs incurred in procuring similar goods and services.

(d) *Excuse for Nonperformance or Delayed Performance.* Except with respect to defaults of subcontractors, Independent Contractor shall not be in default by reason of any failure in performance of this contract in accordance with its terms (including any failure by Independent Contractor to make progress in the prosecution of the work hereunder which endangers such performance) if Independent Contractor has notified the Hospital Director or designee within 15 days after the cause of the delay and the failure arises out of causes such as: acts of God; acts of the public enemy; acts of the State and any other governmental entity in its sovereign or contractual capacity; fires; floods; epidemics; quarantine restrictions; strikes or other labor disputes; freight embargoes; or unusually severe weather. If the failure to perform is caused by the failure of a subcontractor to perform or to make progress, and if such failure arises out of causes similar to those set forth above, Independent Contractor shall not be deemed to be in default, unless the services to be furnished by the subcontractor were reasonably obtainable from other sources in sufficient time to permit Independent Contractor to meet the contract requirements. Upon request of Independent Contractor, the Hospital Director or designee shall ascertain the facts and extent of such failure, and, if such officer determines that any failure to perform was occasioned by any one or more of the excusable causes, and that, but for the excusable cause, Independent Contractor's progress and performance would have met the terms of the contract, the delivery schedule shall be revised accordingly, subject to the rights of the State under the clause entitled (in fixed-price contracts, "Termination for Convenience," in cost-reimbursement contracts, "Termination").

(e) *Erroneous Termination for Default.* If, after notice of termination of Independent Contractor's right to proceed under the provisions of this clause, it is determined for any reason that the contract was not in default under the provisions of this clause, or that the delay was excusable under the provisions of Paragraph (4) (Excuse for Nonperformance or Delayed Performance) of this clause, the rights and obligations of the parties shall, if the contract contains a clause providing for termination for convenience of the State, be the same as if the notice of termination had been issued pursuant to such clause.

(f) *Additional Rights and Remedies.* The rights and remedies provided in this clause are in addition to any other rights and remedies provided by law or under this contract.

## 16. TERMINATION UPON BANKRUPTCY

This contract may be terminated in whole or in part by the Hospital upon written notice to Independent Contractor, if Independent Contractor should become the subject of bankruptcy or receivership proceedings, whether voluntary or involuntary, or upon the execution by Independent Contractor of an assignment for the benefit of its creditors. In the event of such termination, Independent Contractor shall be entitled to recover just and equitable compensation for satisfactory work performed under this contract, but in no case shall said compensation exceed the total contract price.

17. E-PAYMENT

Independent Contractor agrees to accept all payments in United States currency via the State of Mississippi's electronic payment and remittance vehicle. The Hospital agrees to make payment in accordance with Mississippi law on "Timely Payments for Purchases by Public Bodies," which generally provides for payment of undisputed amounts by the agency within forty-five (45) days of receipt of invoice. Mississippi Code Annotated § 31-7-305.

18. E-VERIFICATION

Independent Contractor represents and warrants that it will ensure its compliance with the Mississippi Employment Protection Act 2008 and will register and participate in the status verification system for all newly hired employees. Mississippi Code Annotated §§ 71-11-1 *et seq.* The term "employee" as used herein means any person that is hired to perform work within the State of Mississippi. As used herein, "status verification system" means the Illegal Immigration Reform and Immigration Responsibility Act of 1996 that is operated by the United States Department of Homeland Security, also known as the E-Verify Program, or any other successor electronic verification system replacing the E-Verify Program. Independent Contractor agrees to maintain records of such compliance. Upon request of the State and after approval of the Social Security Administration or Department of Homeland Security when required, Contract agrees to provide a copy of each such verification. Independent Contractor further represents and warrants that any person assigned to perform services hereafter meets the employment eligibility requirements of all immigration laws. The breach of this agreement may subject Independent Contractor to the following:

- (a) termination of this Agreement and ineligibility for any state or public contract in Mississippi for up to three (3) years with notice of such cancellation/termination being made public;
- (b) the loss of any license, permit, certification or other document granted to Independent Contractor by an agency, department or governmental entity for the right to do business in Mississippi for up to one (1) year; or,
- (c) both. In the event of such cancellation/termination, Independent Contractor would also be liable for any additional costs incurred by the State due to contract cancellation or loss of license or permit to do business in the State.

19. ANTI-ASSIGNMENT/SUBCONTRACTING

The Independent Contractor acknowledges that it was selected by the Hospital to perform the services required hereunder based, in part, upon the Independent

Contractor's special skills and expertise. The Independent Contractor shall not assign, subcontract, or otherwise transfer this agreement in whole or in part without the prior written consent of the Hospital, which the Hospital may, in its sole discretion, approve or deny without reason. Any attempted assignment or transfer of its obligations without such consent shall be null and void. No such approval by the Hospital of any subcontract shall be deemed in any way to provide for the incurrence of any obligation of the Hospital in addition to the total fixed price agreed upon in this agreement. Subcontracts shall be subject to the terms and conditions of this agreement and to any conditions of approval that the Hospital may deem necessary. Subject to the foregoing, this agreement shall be binding upon the respective successors and assigns of the parties.

20. STOP WORK ORDER

(a) Order to Stop Work: The procurement officer, may, by written order to the Independent Contractor at any time, and without notice to any surety, require the Independent Contractor to stop all or any part of the work called for by this contract. This order shall be for a specified period not exceeding 90 days after the order is delivered to the Independent Contractor, unless the parties agree to any further period. Any such order shall be identified specifically as a stop work order issued pursuant to this clause. Upon receipt of such an order, the Independent Contractor shall forthwith comply with its terms and take all reasonable steps to minimize the occurrence of costs allocable to the work covered by the order during the period of work stoppage. Before the stop work order expires, or within any further period to which the parties shall have agreed, the procurement officer shall either:

- (1) Cancel the stop work order; or,
- (2) Terminate the work covered by such order as provided in the Termination for Convenience clause of this contract.

(b) Cancellation or Expiration of the Order: If a stop work order issued under this clause is canceled at any time during the period specified in the order, or if the period of the order or any extension thereof expires, the Independent Contractor shall have the right to resume work. An appropriate adjustment shall be made in the delivery schedule or Independent Contractor price, or both, and the contract shall be modified in writing accordingly, if:

- (1) the stop work order results in an increase in the time required for, or in the Independent Contractor's cost properly allocable to, the performance of any part of this contract; and,
- (2) the Independent Contractor asserts a claim for such an adjustment within 30

days after the end of the period of work stoppage; provided that, if the procurement officer decides that the facts justify such action, any such claim asserted may be received and acted upon at any time prior to final payment under this contract.

(c) Termination of Stopped Work: If a stop work order is not canceled and the work covered by such order is terminated for default or convenience, the reasonable costs resulting from the stop work order shall be allowed by adjustment or otherwise.

21. PAYMODE

Payments by state agencies using the State's accounting system shall be made and remittance information provided electronically as directed by the State. These payments shall be deposited into the bank account of Independent Contractor's choice. The State may, at its sole discretion, require Independent Contractor to electronically submit invoices and supporting documentation at any time during the term of this Agreement. Independent Contractor understands and agrees that the State is exempt from the payment of taxes. All payments shall be in United States currency.

22. APPROVAL

It is understood that this contract requires approval by the Personal Service Contract Review Board. If this contract is not approved, it is void and no payment shall be made hereunder.

23. AUTHORITY TO CONTRACT

Independent Contractor warrants: (a) that it is a validly organized business with valid authority to enter into this agreement; (b) that it is qualified to do business and in good standing in the State of Mississippi; (c) that entry into and performance under this agreement is not restricted or prohibited by any loan, security, financing, contractual, or other agreement of any kind; and, (d) notwithstanding any other provision of this agreement to the contrary, that there are no existing legal proceedings or prospective legal proceedings, either voluntary or otherwise, which may adversely affect its ability to perform its obligations under this agreement.

24. CHANGE IN SCOPE OF WORK

The Hospital may order changes in the work consisting of additions, deletions, or other revisions within the general scope of the contract. No claims may be made by Independent Contractor that the scope of the project or of Independent Contractor's services has been changed, requiring changes to the amount of compensation to Independent Contractor or other adjustments to the contract, unless such changes or adjustments have been made by written amendment to the contract signed by the Hospital and Independent Contractor.



If Independent Contractor believes that any particular work is not within the scope of the project, is a material change, or will otherwise require more compensation to Independent Contractor, Independent Contractor must immediately notify the Hospital in writing of this belief. If the Hospital believes that the particular work is within the scope of the contract as written, Independent Contractor will be ordered to and shall continue with the work as changed and at the cost stated for the work within the contract.

25. INFORMATION DESIGNATED BY INDEPENDENT CONTRACTOR AS  
CONFIDENTIAL

Any disclosure of those materials, documents, data, and other information which Independent Contractor has designated in writing as proprietary and confidential shall be subject to the provisions of Mississippi Code Annotated §§ 25-61-9 and 79-23-1. As provided in the contract, the personal or professional services to be provided, the price to be paid, and the term of the contract shall not be deemed to be a trade secret, or confidential commercial or financial information. Any liability resulting from the wrongful disclosure of confidential information on the part of Independent Contractor or its subcontractor shall rest with Independent Contractor. Disclosure of any confidential information by Independent Contractor or its subcontractor without the express written approval of the Hospital shall result in the immediate termination of this agreement.

26. CONFIDENTIALITY

Notwithstanding any provision to the contrary contained herein, it is recognized that Hospital is a public agency of the State of Mississippi and is subject to the Mississippi Public Records Act. Mississippi Code Annotated §§ 25-61-1 *et seq.* If a public records request is made for any information provided to Hospital pursuant to the agreement and designated by the Independent Contractor in writing as trade secrets or other proprietary confidential information, Hospital shall follow the provisions of Mississippi Code Annotated §§ 25-61-9 and 79-23-1 before disclosing such information. The Hospital shall not be liable to the Independent Contractor for disclosure of information required by court order or required by law.

27. INDEPENDENT CONTRACTOR PERSONNEL

The Hospital shall, throughout the life of the contract, have the right of reasonable rejection and approval of staff or subcontractors assigned to the work by Independent Contractor. If the Hospital reasonably rejects staff or subcontractors, Independent Contractor must provide replacement staff or subcontractors satisfactory to the Hospital in a timely manner and at no additional cost to the Hospital. The day-to-day supervision and control of Independent Contractor's employees and subcontractors is the sole responsibility of Independent Contractor.

28. DEBARMENT AND SUSPENSION

Independent Contractor certifies to the best of its knowledge and belief, that it:

- (a) is not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transaction by any federal department or agency or any political subdivision or agency of the State of Mississippi;
- (b) has not, within a three year period preceding this proposal, been convicted of or had a civil judgment rendered against it for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (federal, state, or local) transaction or contract under a public transaction;
- (c) has not, within a three year period preceding this proposal, been convicted of or had a civil judgment rendered against it for a violation of federal or state antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
- (d) is not presently indicted for or otherwise criminally or civilly charged by a governmental entity (federal, state or local) with commission of any of these offenses enumerated in paragraphs two (2) and (3) of this certification; and,
- (e) has not, within a three year period preceding this proposal, had one or more public transactions (federal, state, or local) terminated for cause or default.

29. DISCLOSURE OF CONFIDENTIAL INFORMATION

In the event that either party to this agreement receives notice that a third party requests divulgence of confidential or otherwise protected information and/or has served upon it a subpoena or other validly issued administrative or judicial process ordering divulgence of confidential or otherwise protected information that party shall promptly inform the other party and thereafter respond in conformity with such subpoena to the extent mandated by law. This section shall survive the termination or completion of this agreement. The parties agree that this section is subject to and superseded by Mississippi Code Annotated §§ 25-61-1 *et seq.*

30. EXCEPTIONS TO CONFIDENTIAL INFORMATION

Independent Contractor and the State shall not be obligated to treat as confidential and proprietary any information disclosed by the other party ("disclosing party") which:

- (a) is rightfully known to the recipient prior to negotiations leading to this agreement, other than information obtained in confidence under prior engagements;
- (b) is generally known or easily ascertainable by nonparties of ordinary skill in the business of the customer;
- (c) is released by the disclosing party to any other person, firm, or entity (including governmental agencies or bureaus) without restriction;
- (d) is independently developed by the recipient without any reliance on confidential information;

(e) is or later becomes part of the public domain or may be lawfully obtained by the State or Independent Contractor from any nonparty; or,

(f) is disclosed with the disclosing party's prior written consent.

31. FAILURE TO DELIVER

In the event of failure of Independent Contractor to deliver services in accordance with the contract terms and conditions, the Hospital, after due oral or written notice, may procure the services from other sources and hold Independent Contractor responsible for any resulting additional purchase and administrative costs. This remedy shall be in addition to any other remedies that the Hospital may have.

32. FAILURE TO ENFORCE

Failure by the Hospital at any time to enforce the provisions of the contract shall not be construed as a waiver of any such provisions. Such failure to enforce shall not affect the validity of the contract or any part thereof or the right of the Hospital to enforce any provision at any time in accordance with its terms.

33. FORCE MAJEURE

Each party shall be excused from performance for any period and to the extent that it is prevented from performing any obligation or service, in whole or in part, as a result of causes beyond the reasonable control and without the fault or negligence of such party and/or its subcontractors. Such acts shall include without limitation acts of God, strikes, lockouts, riots, acts of war, epidemics, governmental regulations superimposed after the fact, fire, earthquakes, floods, or other natural disasters ("force majeure events"). When such a cause arises, Independent Contractor shall notify the State immediately in writing of the cause of its inability to perform, how it affects its performance, and the anticipated duration of the inability to perform. Delays in delivery or in meeting completion dates due to force majeure events shall automatically extend such dates for a period equal to the duration of the delay caused by such events, unless the State determines it to be in its best interest to terminate the agreement.

34. INDEMNIFICATION

To the fullest extent allowed by law, Independent Contractor shall indemnify, defend, save and hold harmless, protect, and exonerate the agency, its commissioners, board members, officers, employees, agents, and representatives, and the State of Mississippi from and against all claims, demands, liabilities, suits, actions, damages, losses, and costs of every kind and nature whatsoever including, without limitation, court costs, investigative fees and expenses, and attorney's fees, arising out of or caused by Independent Contractor and/or its partners, principals, agents, employees and/or subcontractors in the performance of or failure to perform this agreement. In the State's sole discretion, Independent Contractor may be allowed to control the defense of any such claim, suit, etc. In the event Independent Contractor defends said claim, suit,

etc., Independent Contractor shall use legal counsel acceptable to the State. Independent Contractor shall be solely responsible for all costs and/or expenses associated with such defense, and the State shall be entitled to participate in said defense. Independent Contractor shall not settle any claim, suit, etc. without the State's concurrence, which the State shall not unreasonably withhold.

35. INDEPENDENT CONTRACTOR STATUS

Independent Contractor shall, at all times, be regarded as and shall be legally considered an Independent Contractor and shall at no time act as an agent for the State. Nothing contained herein shall be deemed or construed by the State, Independent Contractor, or any third party as creating the relationship of principal and agent, master and servant, partners, joint ventures, employer and employee, or any similar such relationship between the State and Independent Contractor. Neither the method of computation of fees or other charges, nor any other provision contained herein, nor any acts of the State or Independent Contractor hereunder creates, or shall be deemed to create a relationship other than the independent relationship of the State and Independent Contractor. Independent Contractor's personnel shall not be deemed in any way, directly or indirectly, expressly or by implication, to be employees of the State. Neither Independent Contractor nor its employees shall, under any circumstances, be considered servants, agents, or employees of the Hospital and the Hospital shall be at no time legally responsible for any negligence or other wrongdoing by Independent Contractor, its servants, agents, or employees. The Hospital shall not withhold from the contract payments to Independent Contractor any federal or state unemployment taxes, federal or state income taxes, Social Security tax, or any other amounts for benefits to Independent Contractor. Further, the Hospital shall not provide to Independent Contractor any insurance coverage or other benefits, including Worker's Compensation, normally provided by the State for its employees.

36. MODIFICATION OR RENEGOTIATION

This agreement may be modified only by written agreement signed by the parties hereto. The parties agree to renegotiate the agreement if federal and/or state revisions of any applicable laws or regulations make changes in this agreement necessary.

37. NO LIMITATION OF LIABILITY

Nothing in this agreement shall be interpreted as excluding or limiting any tort liability of Independent Contractor for harm caused by the intentional or reckless conduct of Independent Contractor or for damages incurred through the negligent performance of duties by Independent Contractor or the delivery of products that are defective due to negligent construction.

38. ORAL STATEMENTS

No oral statement of any person shall modify or otherwise affect the terms, conditions, or specifications stated in this contract. All modifications to the contract must be made in writing by the Hospital or Independent Contractor and agreed to by the other party in the contract.

39. RECOVERY OF MONEY

Whenever, under the contract, any sum of money shall be recoverable from or payable by Independent Contractor to the Hospital, the same amount may be deducted from any sum due to Independent Contractor under the contract or under any other contract between Independent Contractor and the Hospital. The rights of the Hospital are in addition and without prejudice to any other right the Hospital may have to claim the amount of any loss or damage suffered by the Hospital on account of the acts or omissions of Independent Contractor.

40. STATE PROPERTY

Independent Contractor will be responsible for the proper custody and care of any state-owned property furnished for Independent Contractor's use in connection with the performance of this agreement. Independent Contractor will reimburse the State for any loss or damage, normal wear and tear excepted.

41. THIRD PARTY ACTION NOTIFICATION

Independent Contractor shall give the customer prompt notice in writing of any action or suit filed, and prompt notice of any claim made against Independent Contractor by any entity that may result in litigation related in any way to this agreement.

42. UNSATISFACTORY WORK

If, at any time during the contract term, the service performed or work done by Independent Contractor is considered by the Hospital to create a condition that threatens the health, safety, or welfare of the citizens and/or employees of the State of Mississippi, Independent Contractor shall, on being notified by the Hospital, immediately correct such deficient service or work. In the event Independent Contractor fails, after notice, to correct the deficient service or work immediately, the Hospital shall have the right to order the correction of the deficiency by separate contract or with its own resources at the expense of Independent Contractor.

43. WAIVER

No delay or omission by either party to this agreement in exercising any right, power, or remedy hereunder or otherwise afforded by contract, at law, or in equity shall constitute an acquiescence therein, impair any other right, power or remedy hereunder or otherwise afforded by any means, or operate as a waiver of such right, power, or remedy. No waiver by either party to this agreement shall be valid unless set forth in writing by the party making said waiver. No waiver of or modification to any term or condition of this agreement will void, waive, or change any other term or condition. No waiver by one party to this agreement of a default by the other party will imply, be construed as or require waiver of future or other defaults.

44. NOTICES

All notices required or permitted to be given under this agreement must be in writing and personally delivered or sent by certified United States mail, postage prepaid, return receipt requested, to the party to whom the notice should be given at the address set forth below. Notice shall be deemed given when actually received or when refused. The parties agree to promptly notify each other in writing of any change of address.

For Independent Contractor:

Name: \_\_\_\_\_ Title: \_\_\_\_\_

Address: \_\_\_\_\_

For the Hospital: Name: \_\_\_\_\_ Title: \_\_\_\_\_

Address: Post Office Box 157-A, Whitfield, Mississippi  
3550 Highway 468 West, Whitfield, Mississippi

45. INTEGRATED AGREEMENT/MERGER

This agreement, including all contract documents, represents the entire and integrated agreement between the parties hereto and supersedes all prior negotiations, representations or agreements, irrespective of whether written or oral. This agreement may be altered, amended, or modified only by a written document executed by the State and Independent Contractor. Independent Contractor acknowledges that it has thoroughly read all contract documents and has had the opportunity to receive competent advice and counsel necessary for it to form a full and complete understanding of all rights and obligations herein. Accordingly, this agreement shall not be construed or interpreted in favor of or against the State or Independent Contractor on the basis of draftsmanship or preparation hereof.

\_\_\_\_\_  
James G. Chastain  
Director  
Mississippi State Hospital

\_\_\_\_\_  
Date

\_\_\_\_\_  
Independent Contractor

\_\_\_\_\_  
Date

## ATTACHMENT - C

### CERTIFICATIONS AND ASSURANCES

I/We make the following certifications and assurances as a required element of the offer to which it is attached, understanding that the truthfulness of the facts affirmed here and the continued compliance with these requirements are conditions precedent to the award or continuation of the related contract(s):

01. Representation Regarding Contingent Fees. The contractor represents that it has/has not **(Circle One)** retained a person to solicit or secure a State contract upon an agreement or understanding for a commission, percentage, or contingent fee, except as disclosed in the contractor's bid.
02. Representation Regarding Gratuities. The bidder, or contractor represents that it has/has not **(Circle One)** violated, is not violating, and promises that it will not violate the prohibition against gratuities set forth in Section 6-204 (Gratuities) of the Mississippi Personal Service Contract Review Board Rules and Regulations.
03. Certification of Independent Price Determination. The bidder certifies that the prices submitted in response to the solicitation has/has not **(Circle One)** been arrived at independently and without – for the purpose of restricting competition – any consultation, communication, or agreement with any other bidder or competitor relating to those prices, the intention to submit an bid, or the methods or factors used to calculate the prices bid.
04. Prospective Contractor's Representation Regarding Contingent Fees. The prospective contractor represents as a part of such contractor's bid that such contractor has/has not **(Circle One)** retained any person or agency on a percentage, commission, or other contingent arrangement to secure this contract.
05. Certification of Non-Debarment. By submitting a bid, the bidder certifies that it is/is not **(Circle One)** currently debarred from submitting bids for contracts issued by an political subdivision or agency of Mississippi and that it is not an agent of a person or entity that is currently debarred form submitting bids for contracts issued by any political subdivision or agency of the State of Mississippi.

\_\_\_\_\_  
Signature of Bidder

\_\_\_\_\_  
Title

\_\_\_\_\_  
Date

**NOTE: IT IS MANDATORY THAT THIS PAGE BE SIGNED AND RETURNED WITH OFFER**

## ATTACHMENT - D

### MISSISSIPPI DEPARTMENT OF FINANCE AND ADMINISTRATION ADMINISTRATIVE RULE FOR MANDATORY ELECTRONIC PAYMENT OF VENDORS AND ELECTRONIC INVOICING BY VENDORS

Vendor Name ("Vendor"): \_\_\_\_\_

Vendor has received a copy of the "Mississippi Department of Finance and Administration  
Administrative Rule on Mandatory Electronic Payment of Vendors."

Vendor understands that MSH is an agency of the State of Mississippi, and as such, its payments are  
processed by the Mississippi Department of Finance and Administration ("DFA").

Vendor agrees to one of the following:

- a) Within 60 days, enroll in the State of Mississippi E-Payment vehicle, currently  
Paymode™, for the receipt of payment from the State of Mississippi.
- b) Obtain an exemption from DFA before providing any good or services which may be  
billable to MSH.

Vendor understands that payment will not be received from the MSH until enrollment in  
Paymode™ is complete, or an exemption is granted by DFA.

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Printed Name

\_\_\_\_\_  
Title

\_\_\_\_\_  
Date



MISSISSIPPI DEPARTMENT OF FINANCE AND ADMINISTRATION  
ADMINISTRATIVE RULE  
MANDATORY ELECTRONIC PAYMENT OF VENDORS

**I. General Purpose.**

- A. The Mississippi Department of Finance and Administration (DFA) serves as the primary executive branch agency for fiscal management. Under §7-7-41, the State Fiscal Officer has the authority to prescribe rules and regulations concerning the issuance of warrants and other forms of payments for all departments, institutions and agencies of the state. This rule, unless otherwise noted, is to set as the standard that vendors of the State of Mississippi shall be paid electronically and shall be provided the supporting remittance detail by electronic means.
- B. This rule is a means for reducing the costs to produce paper warrants and remittance advices. The State has documented significant savings in the move to electronic payment and remittance. The State avoids the costs associated with printing, sorting, distributing, copying, and mailing warrants. Additionally, the State has determined that there are reduced opportunities for fraud and lost payments under this means of payment and remittance.
- C. Vendors benefit by receiving notification of pending deposits of funds and have options for interfacing the remittance data from the State into their accounts receivable systems.

**II. Definitions.**

- A. ACH: Automated Clearing House. Affiliated with the U. S. Treasury and the Federal Reserve System and used as the conduit for electronic payments and collections.
- B. EFT: Electronic Funds Transfer. Electronic Funds Transfer (EFT) provides for electronic payments and collections. EFT is safe, secure, efficient, and less expensive than paper check payments and collections. Issuance costs for EFT payments are approximately 80% less than the cost to issue the same payment on a paper warrant. EFT transactions use the ACH network associated with the Federal Reserve System.
  - 1. The State of Mississippi uses "standard EFT" for transferring funds to employee bank accounts for direct deposit of payroll payments and for some transfers to checking accounts of State agencies.
  - 2. The State uses expanded EFT in the transfer of funds and remittance information using PayMode™. The State has established PayMode™ as the default payment method for those payments and transfers requiring supporting remittance information.
- C. E-payment vehicle: Tool that captures the payment and remittance information and pushes it electronically to the designated vendor from the source system (MAGIC). The ACH is used to move the funds while a proprietary system is used to provide access to supporting remittance data and notification of the availability of funds to the State's vendors.
- D. Existing Agreements: Individual agreements in place for the acceptance of electronic payments prior to the implementation of this policy.
- E. PayMode™: A Bank of America product, PayMode™ is the State's present e-payment vehicle.

- F. MAGIC: Mississippi Accountability System for Government Information and Collaboration, the successor system for SAAS and SPAHRS.
- G. Vendor payments: Payments initiated and approved by State Agencies for various goods and services or as used to transfer funds to other governing authorities such as school districts, cities, and counties.

### III. Requirements for Transitioning to E-payment Vehicle

- A. All existing vendors presently set up for payment through standard EFT, unless otherwise approved as an exemption, must be enrolled in PayMode™.
- B. All vendors established as new vendors in the State Magic System must be established for e-payment and remittance via PayMode™.
- C. All remaining MAGIC vendors, unless specifically exempted, must convert to PayMode™ on the schedule determined by DFA.
- D. To register for PayMode™, vendors should go to the Bank of America's™ enrollment website at <http://www.bankofamerica.com/paymode/ms>.
  - 1. Vendor must have a valid email address in order to enroll with PayMode™.  
This email address can be obtained through one of the free email services such as Yahoo or Hotmail.
  - 2. Vendor must have access to a computer. As computers are generally accessible in all businesses as well as in Public Libraries or other public forums, no exemption will be granted for having only limited or no access to a computer.
  - 3. Vendor may request assistance in enrolling with the State's e-payment service provider by contacting [mash@dfa.state.ms.us](mailto:mash@dfa.state.ms.us) or by calling MASH at (601) 359-1343.

### IV. Requirements for Transitioning to E-invoicing

- A. All vendors who contract with a state agency must agree to invoice the State electronically through PayMode.
- B. To register for PayMode E-invoicing, vendors must first register with PayMode for E-payment.
- C. Vendors must then complete additional information on the PayMode website to enroll in E-invoicing.
- D. Vendors may request assistance in enrolling in PayMode E-invoicing by contacting PayMode Customer Support at 1-866-252-7366.

### V. Exemptions

- A. The following are exempt from this rule:
  - 1. State employees as defined in §25-9-107;
  - 2. Contract workers – note that Independent Contractors are **not** exempt from this rule;
  - 3. Vendors specifically approved for “one of” payments using the

specific vendor number designated for that purpose by the Office of Fiscal Management;

4. Right-of-Way acquisition payments made by the Mississippi Department of Transportation.
5. Debt service payments made by the Office of the State Treasurer;
6. Tax payments to the IRS (standard EFT);
7. Tax payments to the Mississippi State Tax Commission (standard EFT);
8. Transfers to the Public Employees Retirement System of Mississippi (standard EFT);
9. Transfers to the Mississippi Deferred Compensation and Trust/SBA (standard EFT);
10. Vendors who apply for exemption and are approved by DFA.

B. To apply for exemption, the vendor must submit a written application to: Director, Office of Fiscal Management  
Department of Finance and Administration  
501 North West Street, Suite  
1101B Jackson, Mississippi 39201

C. Application must detail the following:

1. Reason(s) exemption requested. This must be a narrative explanation of the reason for the request;
2. Documentation of supporting cost and legal issues associated with the request for the exemption.

D. DFA will issue a written determination within 10 business days of the receipt of the exemption request. The written determination of DFA will be considered the final determination.

# ATTACHMENT - E

<i>ID#</i>	<i>LOCATION</i>	<i>DESCRIPTION</i>	<i>MANUFACTURE</i>	<i>MODEL</i>	<i>SERIAL#</i>
AC67304	75D	COMPRESSOR AIR	P&C (RM-120)		36499
AC92447	75D	COMPRESSOR AIR	MATRIX CONTROLS (	OL-6000	30021
AF88102	60W	AIR FILTRATION UNIT	BIOLOGICAL CONTR	MAP-400M	M4028A00265
AF94537	60W	AIR FILTRATION UNIT	ABATEMENT TECHN	HC800F	F1878B
AF94538	60W	AIR FILTRATION UNIT	ABATEMENT TECHN	HC800F	F1870B
AF94539	60W	AIR FILTRATION UNIT	ABATEMENT TECHN	HC800F	F1868B
AF94540	60W	AIR FILTRATION UNIT	ABATEMENT TECHN	HC800F	F1879B
AF94541	60W	AIR FILTRATION UNIT	ABATEMENT TECHN	HC800F	F1998B
AI96668	60LB	ANALYZER IMMUNOASSAY	ABBOTT	I-STAT 1	357092
AL97395	60LB	ANALYZER CARDIAC BIOMA	VERBATIM	300646 PATHF	1609D2809
AM00001	75D	AMALGAMATOR	DENSPLY RINN (RM-1	CO20200	5061
AM89969	75D	AMALGAMATOR	DENTSPLY	400	21072
AU97039	60LB	ANALYZER URINE	ROCHE	COBAS U411	10135
BE87886	60ECT	BP UNIT ELECTRONIC	PROTOCOL	225	DC004409
BE87887	60ECT	BP UNIT ELECTRONIC	PROTOCOL	225	DC004408/DA00783
BE92989	60EC	BP UNIT ELECTRONIC	WELCH ALLYN	53NTPE	LA003070
BE96156	60W	BP UNIT ELECTRONIC	WELCH ALLYN	42NTBE1	201020056
BE96157	60W	BP UNIT ELECTRONIC	WELCH ALLYN	42NTBE1	201020054
BE96170	60ECT	BP UNIT ELECTRONIC	WELCH ALLYN	9002-004434	A11027011
BE96714	43W	BP UNIT ELECTRONIC	WELCH ALLYN	42NTB-E1	201215911
BE96715	48NH	BP UNIT ELECTRONIC	WELCH ALLYN	42NTB-E1	201215465
BE96716	45W	BP UNIT ELECTRONIC	WELCH ALLYN	42NTB-E1	201214226
BE96717	201W	BP UNIT ELECTRONIC	WELCH ALLYN (WAR	42NTB-E1	201215969
BE96718	201W	BP UNIT ELECTRONIC	WELCH ALLYN (WAR	42NTB-E1	201215878
BE96719	78NH	BP UNIT ELECTRONIC	WELCH ALLYN	42NTB-E1	201215790
BE96720	81W	BP UNIT ELECTRONIC	WELCH ALLYN	42NTB-E1	201215487
BE96721	36W	BP UNIT ELECTRONIC	WELCH ALLYN	42NTB-E1	201215956
BE96722	203W	BP UNIT ELECTRONIC	WELCH ALLYN (WAR	42NTB-E1	201215786

<i>ID#</i>	<i>LOCATION</i>	<i>DESCRIPTION</i>	<i>MANUFACTURE</i>	<i>MODEL</i>	<i>SERIAL#</i>
BE96723	31NH	BP UNIT ELECTRONIC	WELCH ALLYN	42NTB-E1	201215368
BE96724	34NH	BP UNIT ELECTRONIC	WELCH ALLYN	42NTB-E1	201216270
BE96725	41NH	BP UNIT ELECTRONIC	WELCH ALLYN	42NTB-E1	201215954
BE96726	78NH	BP UNIT ELECTRONIC	WELCH ALLYN(WAS	42NTB-E1	201216277
BE96727	33NH	BP UNIT ELECTRONIC	WELCH ALLYN	42NTB-E1	201216235
BE96728	23W	BP UNIT ELECTRONIC	WELCH ALLYN	42NTB-E1	201215725
BE96729	28NH	BP UNIT ELECTRONIC	WELCH ALLYN (ON 3	42NTB-E1	201216267
BE96730	39W	BP UNIT ELECTRONIC	WELCH ALLYN	42NTB-E1	201215966
BE96731	31NH	BP UNIT ELECTRONIC	WELCH ALLYN	42NTB-E1	201216229
BE96732	41NH	BP UNIT ELECTRONIC	WELCH ALLYN	42NTB-E1	201215978
BE96733	78NH	BP UNIT ELECTRONIC	WELCH ALLYN(WAS	42NTB-E1	201216268
BE96734	90W	BP UNIT ELECTRONIC	WELCH ALLYN (WAR	42NTB-E1	201215462
BE96735	90W	BP UNIT ELECTRONIC	WELCH ALLYN (WAR	42NTB-E1	201216271
BE96736	45W	BP UNIT ELECTRONIC	WELCH ALLYN	42NTB-E1	201215479
BE96737	65SD	BP UNIT ELECTRONIC	WELCH ALLYN	42NTB-E1	201215955
BE96738	46W	BP UNIT ELECTRONIC	WELCH ALLYN	42NTB-E1	201215915
BE96739	39W	BP UNIT ELECTRONIC	WELCH ALLYN	42NTB-E1	201216275
BE96740	29NH	BP UNIT ELECTRONIC	WELCH ALLYN	42NTB-E1	201215972
BE96741	46W	BP UNIT ELECTRONIC	WELCH ALLYN	42NTB-E1	201215793
BE96742	34NH	BP UNIT ELECTRONIC	WELCH ALLYN	42NTB-E1	201215960
BE96743	80M	BP UNIT ELECTRONIC	WELCH ALLYN	42NTB-E1	201215787
BE96744	203W	BP UNIT ELECTRONIC	WELCH ALLYN (WAR	42NTB-E1	201216103
BE96745	203W	BP UNIT ELECTRONIC	WELCH ALLYN (WAR	42NTB-E1	201215476
BE96746	75D	BP UNIT ELECTRONIC	WELCH ALLYN	42NTB-E1	201215788
BE96805	31NH	BP UNIT ELECTRONIC	WELCH ALLYN	42NTB-E1	201303021
BE96806	65SD	BP UNIT ELECTRONIC	WELCH ALLYN	42NTB-E1	20130311
BE96840	67EH	BP UNIT ELECTRONIC	WELCH ALLYN	42NTB-E1	201308936
BE96841	39W	BP UNIT ELECTRONIC	WELCH ALLYN	42NTB-E1	201308950
BE96842	23W	BP UNIT ELECTRONIC	WELCH ALLYN	42NTB-E1	201308949
BE96909	60W	BP UNIT ELECTRONIC	WELCH ALLYN	42NTB-E1	201402616

<i>ID#</i>	<i>LOCATION</i>	<i>DESCRIPTION</i>	<i>MANUFACTURE</i>	<i>MODEL</i>	<i>SERIAL#</i>
BE96940	90W	BP UNIT ELECTRIC	WELCH ALLYN (EXAM	42NTB-E1	201407170
BE96961	60ECT	PATIENT MONITOR	WELCH ALLYN	1500	791.01048
BT00001	27OT	BATH PARRAFIN	TALCOTT (HAS PB000		862151
BW0001	46W	BLANKET WARMER	COVIDIEN	WT-5300A	C10513S574
BW0002	87W	BLANKET WARMER	COVIDIEN	WT-5300A	C10513S575
CD74449	75D	CHAIR DENTAL	WDM		855600
CD78587	75D	CHAIR DENTAL	DENTAL EZ		
CD83736	75D	CHAIR DENTAL	ROYAL	16	1612176
CD83737	75D	CHAIR DENTAL			D436170
CD86196	75D	CHAIR DENTAL			1524676
CD91677	75D	CHAIR DENTAL			219490
CF00004	60LB	CENTRIFUGE	LABSCO/DRUCKER	653V LABSCO	630911-8
CF00005	60LB	CENTRIFUGE	DRUCKER	614B	160111-224
CF81300	60LB	CENTRIFUGE	JOUAN	C312	29121143
CF96410	60LB	CENTRIFUGE	DRUCKER	755VES	601211-17
CF96590	60LB	CENTRIFUGE	UNICO	C8624	M1109046
CL00002	60LB	PIPETTE CALIBRATOR	ARTEL	PCS2	7-7230
CM88004	60XR	CAMERA X-RAY FILM	KODAK	EK	6554
CP00001	27OT	COLD PACK UNIT	GIBSON	GFCO5M3ADO	WB40204159
CP00006	31NH	CPAP	DEVILBISS (JOE JON	DV5HH	JD018719
CP89456	27OT	COLD PACK UNIT	FRIGIDAIRE	MFCO5M3BN4	WB92324279
CR69868	75D	CART DENTAL INSTRUMEN	MWE	2514	J40954
CR71234	75D	CART DENTAL INSTRUMEN	ADEC	2521	J510567
CR74450	75D	CART DENTAL	ADEC		
CR83738	75D	CART DENTAL INSTRUMEN	ADEC	2561	F449975
CR86196	75D	CART DENTAL	ADEC	2671	H518908
CS82719	27OT	COMPRESSOR SEQUENTIA	CAMP HEMAFLO	7055	102120
DF96665	60EC	DEFIBRILLATOR	PHYSIO CONTROL	LP20E	40814647
DF96666	60W	DEFIBRILLATOR	PHYSIO CONTROL	LP20E	40814723
DF96672	65SD	DEFIBRILLATOR	PHYSIO CONTROL	LP CRPLUS	40822309

<i>ID#</i>	<i>LOCATION</i>	<i>DESCRIPTION</i>	<i>MANUFACTURE</i>	<i>MODEL</i>	<i>SERIAL#</i>
DF96673	80M	DEFIBRILLATOR	PHYSIO CONTROL	LP CRPLUS	44520157
DF96674	32CIP	DEFIBRILLATOR	PHYSIO CONTROL	LP CRPLUS	40822318
DF96675	65SD	DEFIBRILLATOR	PHYSIO CONTROL(B4	LP CRPLUS	40822316
DF96676	80M	DEFIBRILLATOR	PHYSIO CONTROL	LP CRPLUS	40822314
DF96677	80M	DEFIBRILLATOR	PHYSIO CONTROL	LP CRPLUS	40822313
DF96678	80M	DEFIBRILLATOR	PHYSIO CONTROL	LP CRPLUS	40822311
DF96679	32CIP	DEFIBRILLATOR	PHYSIO CONTROL	LP CRPLUS	40822310
DF96680	201W	DEFIBRILLATOR	PHYSIO CONTROL	LP CRPLUS	40822308
DF96681	202W	DEFIBRILLATOR	PHYSIO CONTROL	LP CRPLUS	40822307
DF96682	203W	DEFIBRILLATOR	PHYSIO CONTROL	LP CRPLUS	40822306
DF96683	60ECT	DEFIBRILLATOR	PHYSIO CONTROL (6	LP CRPLUS	40822305
DF96684	60W	DEFIBRILLATOR	PHYSIO CONTROL	LP CRPLUS	40822304
DF96685	80M	DEFIBRILLATOR	PHYSIO CONTROL	LP CRPLUS	40822303
DF96686	80M	DEFIBRILLATOR	PHYSIO CONTROL	LP CRPLUS	40822290
DF96687	43W	DEFIBRILLATOR	PHYSIO CONTROL	LP CRPLUS	40822302
DF96688	23W	DEFIBRILLATOR	PHYSIO CONTROL	LP CRPLUS	40822301
DF96689	203W	DEFIBRILLATOR	PHYSIO CONTROL (W	LP CRPLUS	40822300
DF96690	45W	DEFIBRILLATOR	PHYSIO CONTROL	LP CRPLUS	40822294
DF96691	45W	DEFIBRILLATOR	PHYSIO CONTROL	LP CRPLUS	40822293
DF96692	75D	DEFIBRILLATOR	PHYSIO CONTROL	LP CRPLUS	40822292
DF96693	41NH	DEFIBRILLATOR	PHYSIO CONTROL	LP CRPLUS	40822284
DF96694	34NH	DEFIBRILLATOR	PHYSIO CONTROL	LP CRPLUS	40822289
DF96695	31NH	DEFIBRILLATOR	PHYSIO CONTROL	LP CRPLUS	40822291
DF96696	80M	DEFIBRILLATOR	PHYSIO CONTROL	LP CRPLUS	40822287
DF96697	33NH	DEFIBRILLATOR	PHYSIO CONTROL	LP CRPLUS	40822286
DF96698	78NH	DEFIBRILLATOR	PHYSIO CONTROL	LP CRPLUS	40822285
DF96699	38R	DEFIBRILLATOR	PHYSIO CONTROL (R	LP CRPLUS	40822283
DF96700	29NH	DEFIBRILLATOR	PHYSIO CONTROL	LP CRPLUS	40822282
DF96701	28NH	DEFIBRILLATOR	PHYSIO CONTROL	LP CRPLUS	40822279
DF96702	48NH	DEFIBRILLATOR	PHYSIO CONTROL	LP CRPLUS	40822278

<i>ID#</i>	<i>LOCATION</i>	<i>DESCRIPTION</i>	<i>MANUFACTURE MODEL</i>		<i>SERIAL#</i>
DF96703	81W	DEFIBRILLATOR	PHYSIO CONTROL	LP CRPLUS	40822277
DF96704	36W	DEFIBRILLATOR	PHYSIO CONTROL	LP CRPLUS	40822276
DF96767	80M	DEFIBRILLATOR	PHYSIO CONTROL	LP CRPLUS	40985623
DF96768	33NH	DEFIBRILLATOR	PHYSIO CONTROL	LP CRPLUS	40985621
DF96769	80M	DEFIBRILLATOR	PHYSIO CONTROL	LP CRPLUS	40985622
DF96770	46W	DEFIBRILLATOR	PHYSIO CONTROL	LP CRPLUS	40985620
DF96771	67EH	DEFIBRILLATOR	PHYSIO CONTROL	LP CRPLUS	40985618
DF96772	39W	DEFIBRILLATOR	PHYSIO CONTROL	LP CRPLUS	40985619
DF96773	21OP	DEFIBRILLATOR	PHYSIO CONTROL	LP CRPLUS	40985617
DF96837	90W	DEFIBRILLATOR	PHYSIO CONTROL (E	LP CRPLUS	41478143
DF96908	20PD	DEFIBRILLATOR	PHYSIO CONTROL	LP CRPLUS	42149231
DS71531	75D	DENTURE UNIT	CTY		C611543
EC96352	60EC	ECG UNIT	GE	MAC 1600	SDE11240077NA
EC96910	60N	EEG UNIT	NICOLET	982A0444	34100666
ES91300	60ECT	ECT UNIT	SOMATICS	SYSTEM IV	40191
ES96671	60ECT	ECT UNIT	SOMATICS	SYSTEM IV	42710
GM00374	60LB	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0687-17205
GM00375	60LB	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0647-17205
GM00377	34NH	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0688-17205
GM00378	60LB	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0639-17205
GM00379	41NH	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0679-17205
GM00380	65SD	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0581-17205
GM00381	65SD	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0597-17205
GM00382	43W	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0686-17205
GM00383	60W	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0624-17205
GM00384	60W	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0622-17205
GM00385	60ECT	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0651-17205
GM00386	60EC	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0652-17205
GM00387	201W	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0681-17205
GM00388	60LB	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0612-17205



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GM00389	201W	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0585-17205
GM00390	203W	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0580-17205
GM00391	203W	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0618-17205
GM00392	203W	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0583-17205
GM00393	23W	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0617-17205
GM00394	23W	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0644-17205
GM00395	28NH	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0621-17205
GM00396	28NH	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0609-17205
GM00397	29W	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0620-17205
GM00398	29W	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0623-17205
GM00399	31NH	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0582-17205
GM00400	31NH	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0616-17205
GM00401	33NH	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0667-17205
GM00402	33NH	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0692-17205
GM00404	34NH	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0557-17205
GM00405	39W	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0645-17205
GM00406	39W	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0615-17205
GM00407	41NH	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0619-17205
GM00408	41NH	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0638-17205
GM00409	45W	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0663-17205
GM00410	45W	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0550-17205
GM00411	46W	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0643-17205
GM00412	46W	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0640-17205
GM00413	60LB	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0658-17205
GM00414	60LB	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0650-17205
GM00415	65SD	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0587-17205
GM00416	65SD	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0648-17205
GM00417	67EH	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0641-17205
GM00418	78NH	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0599-17205
GM00419	78NH	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0677-17205

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GM00420	81W	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0649-17205
GM00421	90W	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0654-17205
GM00422	90W	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0608-17205
GM00423	60LB	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	179-0642-17205
GM00424	60LB	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	181-0311-17347
GM00425	60LB	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	181-0333-17353
GM00426	60LB	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	181-0292-17353
GM00427	60LB	GLUCOSE MONITOR	NOVA BIOMEDICAL	STATSTRIP	181-0269-17353
HC91440	27OT	HOT PACK HEATING UNIT	WHITEHALL	T-12-M	3523
HG00001	27OT	GUN HEAT SPLINT	MASTER	10008	
HT95838	60W	HYPO-HYPERThERMIA UNI	CINCINNATI SUB-ZER	222R	093-19704
HT96255	60W	HYPO-HYPERThERMIA UNI	CINCINNATI SUB-ZER	222S	112-2-00159
HT97345	60W	HYPO-HYPERThERMIA UNI	CINCINNATE SUB-ZE	233	163-3-05730
LT77767	75D	LIGHT DENTAL	PI	LF2	63104
LT80931	75D	LIGHT DENTAL CURING			100838
LT83739	75D	LIGHT DENTAL			F446854
LT88411	75D	LIGHT DENTAL CURING	DENTSPLY	200R	20568
OO00030	60EC	OTOSCOPE/OPHTHALMOSC	WELCH ALLYN	74710	
OO00031	60EC	OTOSCOPE/OPHTHALMOSC	WELCH ALLYN	71150	
OO00034	36W	OTOSCOPE/OPHTHALMOSC	WELCH ALLYN		MSH-71216
OO00051	43W	OTOSCOPE/OPHTHALMOSC	WELCH ALLYN	97250	
OO00059	32CIP	OTOSCOPE/OPHTHALMOSC	WELCH ALLYN	05259M	
OO00061	28NH	OTOSCOPE/OPHTHALMOSC	WELCH ALLYN	97100M	
OO00063	80M	OTOSCOPE/OPHTHALMOSC	WELCH ALLYN	97250M	
OO00064	80M	OTOSCOPE/OPHTHALMOSC	WELCH ALLYN	92750M	
OO00065	80M	OTOSCOPE/OPHTHALMOSC	WELCH ALLYN	05259M	
OO00067	80M	OTOSCOPE/OPHTHALMOSC	WELCH ALLYN	97250M	
OO00070	80M	OTOSCOPE/OPHTHALMOSC	WELCH ALLYN		
OO00071	201W	OTOSCOPE/OPHTHALMOSC	WELCH ALLYN(EXAM	97100-M	
OO00073	203W	OTOSCOPE/OPHTHALMOSC	WELCH ALLYN(EXAM	97100-M	

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OO00075	23W	OTOSCOPE/OPHTHALMOSC	WELCH ALLYN	97100-M	
OO00077	23W	OTOSCOPE/OPHTHALMOSC	WELCH ALLYN	97100-M	
OO00078	23W	OTOSCOPE/OPHTHALMOSC	WELCH ALLYN	97100-M	
OO00079	29NH	OTOSCOPE/OPHTHALMOSC	WELCH ALLYN	97100-M	
OO00080	31NH	OTOSCOPE/OPHTHALMOSC	WELCH ALLYN	97100-M	
OO00082	33NH	OTOSCOPE/OPHTHALMOSC	WELCH ALLYN	97100-M	
OO00083	46W	OTOSCOPE/OPHTHALMOSC	WELCH ALLYN	97100-M	
OO00084	41NH	OTOSCOPE/OPHTHALMOSC	WELCH ALLYN	97100-M	
OO00086	45W	OTOSCOPE/OPHTHALMOSC	WELCH ALLYN	97100-M	
OO00087	48NH	OTOSCOPE/OPHTHALMOSC	WELCH ALLYN	97100-M	
OO00088	60EC	OTOSCOPE/OPHTHALMOSC	WELCH ALLYN	97100-M	
OO00091	90W	OTOSCOPE/OPHTHALMOSC	WELCH ALLYN (EXAM	97100-M	
OO00092	90W	OTOSCOPE/OPHTHALMOSC	WELCH ALLYN (CUO	97100-M	(PERKIN'S OFF)
OO00093	60EC	OTOSCOPE/OPHTHALMOSC	WELCH ALLYN	97100-M	
OO00094	78NH	OTOSCOPE/OPHTHALMOSC	WELCH ALLYN	97100-M	
OO00096	203W	OTOSCOPE/OPHTHALMOSC	WELCH ALLYN (WAR	97100-M	
OO00097	80M	OTOSCOPE/OPHTHALMOSC	WELCH ALLYN	97100-M	
OO00098	81W	OTOSCOPE/OPHTHALMOSC	WELCH ALLYN	97100-M	
OO00100	80M	OTOSCOPE/OPHTHALMOSC	WELCH ALLYN	97100-M	
OO00102	80M	OTOSCOPE/OPHTHALMOSC	WELCH ALLYN(LOAN	97100-M	
OX96705	60W	OXIMETER PULSE	NELLCOR PURITAN B	N-85	97523517
PB83486	27OT	PARALLEL BARS	MIDLAND	671-E	0030246
PF00156	34NH	PUMP FEEDING	KENDALL	382400	C0616691
PF00157	29NH	PUMP FEEDING	KENDALL (RM101)	382400	C0616165
PF00160	60W	PUMP FEEDING	KENDALL	382400	C0616832
PF00161	60W	PUMP FEEDING	KENDALL	382400	C0616857
PF00162	60W	PUMP FEEDING	KENDALL	382400	C0616914
PF00163	33NH	PUMP FEEDING	KENDALL	382400	C0616838
PF00165	78NH	PUMP FEEDING	KENDALL	382400	C0624525
PF00168	28NH	PUMP FEEDING	KENDALL	382400	C0624594

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PF00170	33NH	PUMP FEEDING	KENDALL	382400	C0816803
PF00171	34NH	PUMP FEEDING	KENDALL	382400	C0816825
PF00172	33NH	PUMP FEEDING	KENDALL (RM104B)	382400	C0827280
PF00184	78NH	PUMP FEEDING	KENDALL	382400	C0912403
PF00186	60W	PUMP FEEDING	KENDALL (RM 207)	382400	C0919781
PF00187	60W	PUMP FEEDING	KENDALL	382400	C0919733
PF00197	41NH	PUMP FEEDING	KENDALL	382400	C1910563
PF00198	33NH	PUMP FEEDING	KENDALL	382400	C1910620
PF00199	65SD	PUMP FEEDING	KENDALL	382400	C0517932
PF00200	46W	PUMP FEEDING	KENDALL	382400	C1003339
PF00201	46W	PUMP FEEDING	KENDALL	382400	C1003359
PF00228	78NH	PUMP FEEDING	KENDALL	382400	C1800300
PF00263	31NH	PUMP FEEDING	COVIDIEN	382400	C1161396
PF00264	28NH	PUMP FEEDING	COVIDIEN	382400	C15124814
PF00265	31NH	PUMP FEEDING	COVIDIEN	382400	C17169293
PF00266	46W	PUMP FEEDING	COVIDIEN	382400	C17169223
PF00267	46W	PUMP FEEDING	COVIDIEN	382400	C17189517
PI00087	60W	PUMP INFUSION	ALARIS	10063256	4091777
PI00088	60W	PUMP INFUSION	ALARIS	7130	4135307
PI00089	60W	PUMP INFUSION	ALARIS	7130E	4091889
PI00090	60W	PUMP INFUSION	ALARIS	7130E	9898560
PI00091	60W	PUMP INFUSION	ALARIS	7130E	4084247
PI00092	60W	PUMP INFUSION	ALARIS	7130	4135347
PI00093	60W	PUMP INFUSION	ALARIS	10063256	4091153
PI00094	60W	PUMP INFUSION	ALARIS	10063256	9948805
PI00095	60W	PUMP INFUSION	ALARIS	10063256	4090137
PI00096	60W	PUMP INFUSION	ALARIS	7130E	9898407
PI00097	60W	PUMP INFUSION	ALARIS	7130E	4094754
PI00098	60W	PUMP INFUSION	ALARIS	7130E	4068102
PI00099	60W	PUMP INFUSION	ALARIS	7130	3618868

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PI00100	60W	PUMP INFUSION	ALARIS	7130	3618894
PI00101	60W	PUMP INFUSION	ALARIS	7130E	4135121
PI00102	60W	PUMP INFUSION	ALARIS	10015872	4083516
PI00103	60W	PUMP INFUSION	ALARIS	7130E	4066987
PI00104	60W	PUMP INFUSION	ALARIS	10011069	9947795
PL00005	60W	LIFT PATIENT	ARJO HUNTLEIGH	TENOR	TCMWS0610U722
PL00006	60W	LIFT PATIENT	ARJO HUNTLEIGH	SARA 3000	STLS0708U507
PL00007	60W	LIFT PATIENT	ARJO HUNTLEIGH	SARA 3000	STLS0708U498
PL92552	29NH	LIFT PATIENT	DRIVE MEDICAL(ON	13240	A3400034
PL92553	31NH	LIFT PATIENT	DRIVE MEDICAL	13240	
PL93050	87W	LIFT PATIENT	ARJO (SAME # AS TU	CDB80XX	SEE0424363
PL94590	93CW	LIFT PATIENT	HOYER(MAINT RACK)	HML400	0610L1302
PL94737	93CW	LIFT PATIENT	HOYER(MAINT RACK)	HML400	0703L2171
PL95415	78NH	LIFT PATIENT	DRIVE MEDICAL	13240	A7A00988
PL96021	78NH	LIFT PATIENT	HOYER(WAS 95250)	HPL600	31112
PL96706	31NH	LIFT PATIENT	HOYER	HPL700	10120
PL96707	29NH	LIFT PATIENT	HOYER (ON B33)	HPL700	10119
PL96708	60W	LIFT PATIENT	HOYER	HPL700	10113
PL96709	65SD	LIFT PATIENT	HOYER	HPL700	10123
PL96710	28NH	LIFT PATIENT	HOYER	HPL700	10124
PL96711	41NH	LIFT PATIENT	HOYER	HPL700	10122
PL97164	46W	LIFT PATIENT	HOYER	HPL700	112434
PL97311	33NH	LIFT PATIENT	HOYER	HPL700	999474
PL97484	34NH	LIFT PATIENT	HOYER	HPL700-S2	1000030817
PR88080	60XR	PRINTER X-RAY ID	MKA		3235
PU00003	80M	PUMP SUCTION	GOMCO	400	D1-3361
PU00012	80M	PUMP SUCTION	GOMCO	400	F1-6994
PU00015	81W	PUMP SUCTION	SCHUCO	5711-130	1189308
PU00016	87W	PUMP SUCTION	GOMCO	4001	K103B
PU00020	63W	PUMP SUCTION	SCHUCO	5711130	1189684

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PU00021	80M	PUMP SUCTION	GOMCO	789	SB85789
PU00023	80M	PUMP SUCTION	GOMCO		H1-980
PU00024	31NH	PUMP SUCTION	SCHUCO	S130	0000627
PU00025	80M	PUMP SUCTION	GOMCO	400	H1-979
PU00029	43W	PUMP SUCTION	GOMCO	4001	K1035/79185
PU00032	203W	PUMP SUCTION	GOMCO (WARD 4)	790	0789242
PU00034	87W	PUMP SUCTION	SCHUCO(RM 121)	5711130	0989952
PU00035	78NH	PUMP SUCTION	SCHUCO	5711130	1089337
PU00037	80M	PUMP SUCTION	SCHUCO (RM 123)	5711130	0289256
PU00040	60EC	PUMP SUCTION WALL	OHIO MEDICAL		AHCE1104
PU00041	60EC	PUMP SUCTION WALL	OHIO MEDICAL		AHCF15617
PU00049	29NH	PUMP SUCTION	SCHUCO		1289580
PU00058	23W	PUMP SUCTION	MEFAR(1ST FLR EXA	M-20	
PU00059	23W	PUMP SUCTION	MEFAR	M-20	
PU00060	23W	PUMP SUCTION	MEFAR	M-20	
PU00061	78NH	PUMP SUCTION	SCHUCO(RM 110)	S130	52671
PU00063	90W	PUMP SUCTION	SCHUCO	S130	52660
PU00072	60ECT	PUMP SUCTION WALL	OHIO MEDICAL		AHCE06818
PU00092	80M	PUMP SUCTION	SCHUCO	S130	0290409
PU00093	80M	PUMP SUCTION	SCHUCO	S130	0290411
PU00095	80M	PUMP SUCTION	SCHUCO	S130	030100062683
PU00098	80M	PUMP SUCTION	SCHUCO	S130	030200002268
PU00102	80M	PUMP SUCTION	SCHUCO	S130	1202M0088888
PU00103	78NH	PUMP SUCTION	SCHUCO(RM 112)	S130	120200008880
PU00104	29NH	PUMP SUCTION	SCHUCO	S130	010300008960
PU00108	60ECT	PUMP SUCTION WALL	OHMEDA	67011251905	AHCF12416
PU00110	60ECT	PUMP SUCTION WALL	OHMEDA	67011251905	AHCF04104
PU00114	60W	PUMP SUCTION WALL	OHMEDA	67011251905	GFHG05664
PU00118	80M	PUMP SUCTION	SCHUCO (WAS ON 48	S130P	120200008296
PU00123	31NH	PUMP SUCTION	SCHUCO	S130P	080300012389

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PU00124	78NH	PUMP SUCTION	SCHUCO	S130P	080300012387
PU00126	33NH	PUMP SUCTION	SCHUCO	S130	120300014674
PU00127	78NH	PUMP SUCTION	SCHUCO (UNIT FOUN	S130	120300014651
PU00135	203W	PUMP SUCTION	SCHUCO (WARD 3)	03140	030700033751
PU00136	80M	PUMP SUCTION	SCHUCO	03140	100700001314
PU00137	33NH	PUMP SUCTION	SCHUCO (WAS ON 33	03140	100700001315
PU00139	33NH	PUMP SUCTION WALL	OHMEDA	67011251905	GFFN02555
PU00140	33NH	PUMP SUCTION WALL	OHMEDA	67011251905	GFFN02557
PU00141	33NH	PUMP SUCTION WALL	OHMEDA	67011251905	GFFN02556
PU00143	203W	PUMP SUCTION	DEVILBISS (WARD 4)	7305PD	PD291528
PU00144	81W	PUMP SUCTION	DEVILBISS	7305PD	PD291526
PU00145	80M	PUMP SUCTION	DEVILBISS	7305PD	PD291509
PU00146	33NH	PUMP SUCTION	DEVILBISS	7305PD	PD291383
PU00148	78NH	PUMP SUCTION	DEVILBISS (RM142)	7305PD	PD290775
PU00149	31NH	PUMP SUCTION	DEVILBISS	7305PD	PD290774
PU00150	31NH	PUMP SUCTION	DEVILBISS	7305PD	PD290772
PU00151	31NH	PUMP SUCTION	DEVILBISS	7305PD	PD290771
PU00152	31NH	PUMP SUCTION	DEVILBISS	7305PD	PD290760
PU00153	48NH	PUMP SUCTION	DEVILBISS	7305PD	PD290759
PU00154	33NH	PUMP SUCTION	DEVILBISS	7305PD	PD290794
PU00155	29NH	PUMP SUCTION	DEVILBISS (RM 217)	7305PD	PD290778
PU00156	60EC	PUMP SUCTION	DEVILBISS	7305PD	PD289970
PU00158	41NH	PUMP SUCTION	DEVILBISS	7305PD	PD289977
PU00159	29NH	PUMP SUCTION	DEVILBISS	7305PD	PD289957
PU00161	80M	PUMP SUCTION	DEVILBISS	7305PD	PD289971
PU00162	60XR	PUMP SUCTION	DEVILBISS	7305PD	PD290030
PU00163	201W	PUMP SUCTION	DEVILBISS (W1 RM 0	7305PD	PD291504
PU00164	203W	PUMP SUCTION	DEVILBISS	7305PD	PD291503
PU00165	45W	PUMP SUCTION	DEVILBISS (RM108)	7305PD	PD291523
PU00166	80M	PUMP SUCTION	DEVILBISS (RM 123)	7305PD	PD291532

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PU00168	46W	PUMP SUCTION	DEVILBISS	7305PD	PD291373
PU00170	23W	PUMP SUCTION	DEVILBISS (B049)	7305PD	PD291372
PU00171	80M	PUMP SUCTION	DEVILBISS	7305PD	PD291529
PU00172	43W	PUMP SUCTION	DEVILBISS	7305PD	PD291510
PU00173	80M	PUMP SUCTION	DEVILBISS	7305PD	PD291521
PU00174	36W	PUMP SUCTION	DEVILBISS (ROOM 11	7305PD	PD291527
PU00176	60W	PUMP SUCTION WALL	OHMEDA	67011251905	GFFN03484
PU00178	60W	PUMP SUCTION WALL	OHMEDA	67011251905	GFFN03486
PU00179	60EC	PUMP SUCTION WALL	OHMEDA	67011251905	GFFN02610
PU00182	60ECT	PUMP SUCTION WALL	OHMEDA	67011251905	GFFN02613
PU00184	60W	PUMP SUCTION WALL	OHMEDA	67011251905	GFFN02615
PU00185	60ECT	PUMP SUCTION WALL	OHMEDA	67011251905	GFFN02616
PU00187	60W	PUMP SUCTION WALL	OHMEDA	67011251905	GFFN02618
PU00188	34NH	PUMP SUCTION WALL	OHMEDA	67011251905	GFFN02619
PU00190	34NH	PUMP SUCTION WALL	OHMEDA	67011251905	GFFN02621
PU00193	78NH	PUMP SUCTION	SCHUCO	130	060000055850
PU00194	33NH	PUMP SUCTION WALL	BOEHRINGER	7800	099447
PU00197	23W	PUMP SUCTION	SCHUCO (RM 2093)	130	0789262
PU00199	60EC	PUMP SUCTION	DEVILBISS	7305PD	PD376721
PU00201	28NH	PUMP SUCTION	DEVILBISS	7305PD	PD376678
PU00202	34NH	PUMP SUCTION	DEVILBISS	7305PD	PD376679
PU00203	39W	PUMP SUCTION	DEVILBISS	7305PD	PD376680
PU00204	28NH	PUMP SUCTION	DEVILBISS	7305PD	PD376752
PU00205	31NH	PUMP SUCTION	DEVILBISS	7305PD	PD376673
PU00206	31NH	PUMP SUCTION	DEVILBISS	7305PD	PD376677
PU00207	31NH	PUMP SUCTION	DEVILBISS	7305PD	PD376738
PU00210	31NH	PUMP SUCTION	DEVILBISS	7305PD	PD376749
PU00212	80M	PUMP SUCTION	DEVILBISS	7305PD	PD458631
PU00216	31NH	PUMP SUCTION	DEVILBISS (WAS ON	7305PD	PD458659
PU00219	33NH	PUMP SUCTION	DEVILBISS	7305PD	PD458667



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PU00220	33NH	PUMP SUCTION	DEVILBISS	7305PD	PD458633
PU00221	33NH	PUMP SUCTION	DEVILBISS	7305PD	PD458693
PU00222	45W	PUMP SUCTION	DEVILBISS	7305PD	PD458666
PU00223	34NH	PUMP SUCTION	DEVILBISS	7305PD	PD458621
PU00224	39W	PUMP SUCTION	DEVILBISS	7305PD	PD458649
PU00225	65SD	PUMP SUCTION	DEVILBISS	7305PD	PD458620
PU00226	33NH	PUMP SUCTION	DEVILBISS	7305PD	PD458647
PU00227	90W	PUMP SUCTION	DEVILBISS	7305PD	PD458630
PU00228	81W	PUMP SUCTION	DEVILBISS	7305PD	PD458645
PU00229	28NH	PUMP SUCTION	DEVILBISS	7305PD	PD458632
PU00230	80M	PUMP SUCTION	DEVILBISS	7305PD	PD505615
PU64560	60ECT	PUMP SUCTION WALL	OHMEDA	67011251905	AHCF10980
PU73051	75D	PUMP VACUUM	DTL		CP25885
PU78591	80M	PUMP SUCTION	GOMCO	400	J7467
PU83144	33NH	PUMP SUCTION WALL	OHMEDA (NEW SERI	67011251905	GFCM01378
PU83148	33NH	PUMP SUCTION WALL	OHMEDA	67011251905	GFCK00269
PU83149	34NH	PUMP SUCTION WALL	OHMEDA	67011251905	GFFV19914
PU83151	34NH	PUMP SUCTION WALL	OHMEDA	67011251905	GFFV19941
PU87951	80M	PUMP SUCTION	GOMCO	400	
PU87952	80M	PUMP SUCTION	GOMCO	400	S7353
PU87955	80M	PUMP SUCTION	GOMCO	400	S7349
PU88792	80M	PUMP SUCTION	GOMCO		19980731035
PU88834	80M	PUMP SUCTION	GOMCO	400	19980827001
PU88836	80M	PUMP SUCTION	GOMCO	400	19980827020
PU89154	34NH	PUMP SUCTION WALL	OHMEDA	67011251905	GFFB07520
PU89165	34NH	PUMP SUCTION WALL	OHMEDA	67011251905	GFFB07606
PU94397	33NH	PUMP SUCTION WALL	OHMEDA	67011251905	GFFE21886
PU94627	60W	PUMP SUCTION WALL	OHMEDA	67011251905	GFFL03381
PU94628	60W	PUMP SUCTION WALL	OHMEDA	67011251905	GFCR00638(GFFL0
RO00001	60LB	ROTATOR RPR	BD	278051	90012484

<i>ID#</i>	<i>LOCATION</i>	<i>DESCRIPTION</i>	<i>MANUFACTURE</i>	<i>MODEL</i>	<i>SERIAL#</i>
RT00001	60LB	ROTATOR	CLAY ADAMS	NUTATOR	14264
SC83774	28NH	SCALE BED	ACME (1ST FLR NOR	2515	00491
SC83777	31NH	SCALE BED	ACME (WAS ON 48NH	2515	00490
SC88208	78NH	SCALE BED	ACME(ON 40NH??)	2515	651
SC89984	34NH	SCALE BED	ACME	2515	707
SC96761	33NH	SCALE BED	DETECTO	IBFL500	E34612-0002
SC96762	78NH	SCALE BED	DETECTO	IBFL500	E34112-0254
SC96763	60W	SCALE BED	DETECTO	IBFL500	E34212-0206
SC96764	87W	SCALE BED	DETECTO	IBFL500	E34512-0088
SP00001	27OT	PAN SPLINT FRYER	WEST BEND	72624-001	
SP86033	27OT	PAN SPLINT HEATING	NORTH COAST MEDI	6536	KN1927
ST00003	27OT	STIMULATOR NERVE	DRIVE MEDICAL	AGF-602	10147690
SU96169	75D	SCALER ULTRASONIC	DENTSPLY	81302	124-33957
SU96361	75D	SCALER ULTRASONIC	DENTSPLY	81302	124-36825
SZ00007	75D	STERILIZER	MIDMARK	M-11	ET014143
SZ00008	75D	STERILIZER	STAT	M-2000	2101AI5233
SZ00009	80M	STERILIZER	TUTTNAUER	3870EAP	1001389
TH00003	60ECT	THERMOMETER	IVAC(RECOVERY)	2080A	0061727
TH00033	23W	THERMOMETER	IVAC	2080A	0056719
TH00148	65SD	THERMOMETER	ALARIS	2080D	9360100
TH00157	67EH	THERMOMETER	ALARIS	2080A	0057072
TH00167	203W	THERMOMETER	CARDINAL (WARD 3)	2180	12421719
TH00174	60EC	THERMOMETER	CARDINAL (LOANED	2180	12434251
TH00178	23W	THERMOMETER	CARDINAL/ALARIS	2180	12706382
TH00179	48NH	THERMOMETER	CARDINAL	2180	12669334
TH00194	201W	THERMOMETER	CARDINAL	2180	12935287
TH00206	203W	THERMOMETER	CARDINAL	2180	12935223
TH00208	63W	THERMOMETER	CARDINAL	2180	12935435
TH00210	41NH	THERMOMETER	CARDINAL (COULD B	2180	12786278
TH00213	33NH	THERMOMETER	CARDINAL	2180	12935318

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TH00220	46W	THERMOMETER	KENDALL	3000EZ	A1051194
TH00221	46W	THERMOMETER	KENDALL	3000EZ	A1053308
TH00222	87W	THERMOMETER	KENDALL	3000EZ	A1051221
TH00223	87W	THERMOMETER	KENDALL	3000EZ	A1053314
TH00233	34NH	THERMOMETER	KENDALL	3000EZ	A1156084
TH00234	34NH	THERMOMETER	KENDALL	3000EZ	A1156051
TH00236	34NH	THERMOMETER	KENDALL (ON 34NH)	3000EZ	A1158111
TH00240	33NH	THERMOMETER	KENDALL	3000EZ	A1164226
TH00242	60W	THERMOMETER	KENDALL	3000EZ	A1165700
TH00243	60W	THERMOMETER	KENDALL	3000EZ	A1166930
TH00244	60W	THERMOMETER	KENDALL	3000EZ	A1166926
TH00245	60W	THERMOMETER	KENDALL	3000EZ	A1154547
TH00246	60W	THERMOMETER	KENDALL	3000EZ	A1154571
TH00247	60W	THERMOMETER	KENDALL	3000EZ	A1154597
TH00248	31NH	THERMOMETER	KENDALL	3000EZ	A1250863
TH00250	31NH	THERMOMETER	KENDALL	3000EZ	A1169567
TH00251	31NH	THERMOMETER	KENDALL	3000EZ	A1169581
TH00252	29NH	THERMOMETER	COVIDIEN/KENDALL	3000EZ	A1252568
TH00253	33NH	THERMOMETER	COVIDIEN/KENDALL	3000EZ	A1255644
TH00255	33NH	THERMOMETER	COVIDIEN/KENDALL	3000EZ	A1255648
TH00257	39W	THERMOMETER	COVIDIEN/KENDALL	3000EZ	A1260531
TH00260	80M	THERMOMETER	COVIDIEN	3000EZ	A1267798
TH00263	28NH	THERMOMETER	COVIDIEN/CUO OFFI	3000EZ	A0822130
TH00264	45W	THERMOMETER	COVIDIEN	3000EZ	A0822132
TH00265	60W	THERMOMETER	COVIDIEN	3000EZ	A1019212
TH00266	23W	THERMOMETER	COVIDIEN	3000EZ	A1568938X
TH00267	23W	THERMOMETER	COVIDIEN	3000EZ	A1568918X
TH00268	23W	THERMOMETER	COVIDIEN	3000EZ	A1568804X
TH00269	23W	THERMOMETER	COVIDIEN	3000EZ	A1568820X
US00002	75D	WASHER ULTRASONIC	BIOSONIC (RM-112)	WHALEDENT	950748575

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UT89457	27OT	ULTRASOUND THERAPEUTI	METTLER	ME730	59U2957