

# नेशनल फर्टिलाइजर्स लिमिटेड

(भारत सरकार का उपक्रम) विजयपुर इकाई: विजयपुर -४७३१११ जिला: गुना (म.प्र) दूरभाषः  $07544 \mp 273691 / 273050$  फैक्सः 07544-273089



#### **National Fertilizers Limited**

(A Government of India Undertaking) **Vijaipur Unit**: Vijaipur - 473111

Dist: Guna (MP)

Phone: 07544 - 273691 / 273050

Fax: 07544 - 273089

19.02.2024

NIT No.: NFV/PUR/AMU230464+AMU230528-B

# **NOTICE INVTING TENDER**

(Single Part Bidding)

**GeM** Tenders under **Single Part Bid system** are invited for the Supply of Material as per specifications mentioned in **Annexure-I** 

Tender No. and Date		NFV/PUR/AMU230464+AMU230528-B Dated: 19.02.2024			
Description of Work		SUPPLY OF SPARES FOR MECHANICAL SEALS			
Type of Bid		Single Part Bid			
Earnest Mone	y Deposit	Rs. 25,000/- (Rupee Twenty Five Thousand Only)			
Security Deposit-cum- Performance Bank Guarantee (SD-cum-PBG)		05% (Five Percent) of Order Value			
Type of Tende	r	Proprietary Tender			
Offer Validity	period	Minimum 120 days from tender opening date or as	per Gel	M	
	Start Date and Ti	ne for downloading of Tender Documents			
Important	Last Date and Time for submission of E-Bids			per	
Dates	Start Date and T Bids)	Time for opening of Part-I Tender (i.e., Un-priced		pci	
	Date and Time fo	ate and Time for opening of Priced Bids (Part-II)			
	Annexure-I	List of Material			
	Annexure-II	Techno-Commercial Terms			
	Annexure-III	EMD, SD cum PBG Clause, LD Clause			
List of Annexure	Annexure-IV	Bid Security Form			
Amexare	Annexure-V	Security Deposit-cum-Performance Bank Guarantee	Form		
	Annexure-VI	Self-Certification Form: Make in India (Local Conten	t)		
	Annexure-VII	Model Clause Certificate: Public Procurement			



(A Government of India Undertaking)
Vijaipur – 473 111, Dist: Guna (MP), India
(An ISO 9001, 14001 & OHSAS 18001 Unit)
CIN No. L74899DL1974GOI007417

**ANNEXURE-I** 

NIT No.: NFV/PUR/AMU230464+AMU230528-B Dated: 19.02.2024

# **LIST OF MATERIAL**

					BIDDER'S COMMENT				
SI N O	ITEM CODE	DESCRIPTION	QTY	MON	MATERIAL OF CONSTRUCTION	DRAWING NO	PART NO	SIZE OF ITEM	OTHER, IF ANY
FOLLOWING ITEMS FROM SI #: 1 TO 7, REQUIRED FOR SEAL TYPE: 1648 LP SINGLE CARTRIGE. SEAL SIZE: 63.50 mm DIA, DRAWING: GA-107977. PUMP MAKE: M/s KIRLOSKAR EBARA PUMP LTD, PUNE. PUMP MODEL: 100X80 UCWM 25. EQPT TAG NO: 31-P-16 A/B									
1	UP1 016 228	FACE PNO.81022861	3	NO					
2	UP1 016 747	'O' RING PNO.81045019	3	NO					
3	UP1 016 748	'O' RING PNO.81044788	3	NO					
4	UP1 016 749	'O' RING PNO.81045206	3	NO					
5	UP1 016 790	SPRING PNO.81046239	3	NO					
6	UP1 016 791	SPRING PNO.81046516	3	NO					
7	UP1 016 792	SEAT PNO. 81764988	3	NO					
FOLLOWING ITEM SI #: 8, REQUIRED FOR SLEEVE DRAWING NO: H-0500M-1588. MECHANICAL SEAL TYPE – 1648 LP SINGLE CARTRIDGE. SEAL DRAWING NO: GA-107977, SEAL MAKE: M/S JOHN CRANE SEALING SYSTEMS INDIA PVT LTD									
8	UP2 016 787	SLEEVE 50MM TC. HVOF / 316SS (3049); SLEEVE DRAWING: H-0500M-1588; PART NO.: 89294829; SEAL TYPE: 1648 LP SINGLE CARTRIDGE; SEAL DRAWING: GA-107977; EQPT. TAG NO 31-P-16 A/B; EQPT. NAME - DISTILLATION TOWER FEED PUMP	2	NO					



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**ANNEXURE-II** 

NIT No.: NFV/PUR/AMU230464+AMU230528-B Dated: 19.02.2024

# **TECHNO COMMERCIAL TERMS**

Name of the Bidder  Quotation Reference & Date		M/s	
S.No.	Description	Description NFL Requirement as per NIT	
1	Item Description	As per Annexure-I	
2	Quantity Required	As per Annexure-I	
3	Mode of Tendering	The Tender will require to be submitted electronically on GeM Portal https://gem.gov.in/ only. No Oral, Email, Telephonic, Telegraphic tenders or Tenders submitted in hardcopies / physical form will be entertained.	
4	Price Basis	Confirm that quoted prices are on FOR NFL Vijaipur basis, which include all Taxes, Duties, Freight, Insurance etc if any, as NFL will not pay extra.	
5	Earnest Money Deposit (EMD)	EMD of <b>Rs. 25,000/-</b> (Rupees Twenty Five Thousand only) as per Annexure-III. Bidders shall indicate the details of DD / BG here. (Scanned copy of DD/BG to be uploaded)	
6	Security Deposit cum Performance Bank Guarantee (SD-cum-PBG)	Successful Tenderer will have to furnish SD-cum-PBG equivalent to 05% of Order Value for the faithful and proper fulfillment of the contract as per Annexure-III. Tenderers shall confirm their acceptance for the same.	
7	Offer Validity	Offers should be valid for 120 Days from bid opening date. Vendors to confirm their acceptance	
8	Payment Terms	100% payment within 30 days after receipt, acceptance of material at site	
9	Delivery Period	As per GeM	
10	Guarantee Certificate	The offered material shall be guaranteed against any manufacturing defect and poor workmanship for a period of 12 months from the date of commissioning or 18 months from the date of Supply whichever is earlier. In case the material fails during guarantee period due to defective material or bad workmanship, you will have to replace/rectify the same free of cost. The guarantee certificate should indicate our order number and your invoice number. Guarantee Certificate shall be submitted along with despatch documents without any extra cost to NFL.	
11	Interchangeability Certificate	Bidder to confirm to provide Interchangeability Certificate along with supply (without any extra cost to NFL) certifying that supplying Materials are interchangeable with existing Parts	



	Enhancement of	No enhancement of rates will be allowed once the quotation	
	Rates after	is submitted / accepted and the order is placed. Withdrawal	
12	submission of	of the quotation after its acceptance will entail forfeiture of	
12		·	
	Quotation not	, , , , , , , , , , , , , , , , , , , ,	
	allowed	to our rights of legal remedies.	
		Vendors to confirm that the quoted prices will remain firm till	
13	Price Firmness	execution of the PO except variations in statutory	
		duties/taxes.	
		Shall be securely packed before dispatch so as to avoid any	
14	Packing	damage during transit. Please mention Net Weight/Gross	
17	1 deking	Weight/Dimensions and Size of Packages etc. of the item	
		being offered	
		When a tenderer submits his tender in response to this	
		tender document, he will be deemed to have understood fully	
4.5	Clear	about requirements terms and conditions. No claim from	
15	Understanding	tenderer shall be entertained whatsoever on the plea that the	
		tenderer did not have a clear idea on any particular point	
		and/or a clause of the tender.	
		It shall be certified by the Tenderers that none of NFL	
		employee is related to Owners/ Directors of their	
		Company/Firm (In case any relative is working in NFL, furnish	
		details separately).	
		It shall be certified by the Tenderers that none of NFL's ex-	
16	Relationship	employee is employed in their Company/Firm (In case any ex-	
		employee is employed in their company, in the case any exemployee of NFL is employed, furnish details separately)	
		It shall be certified by the Tenderer that none of blood	
		relation of the Owners/Directors is participating in this tender	
		in the name of other firm.	
		If a tenderer resorts to any frivolous, malicious or baseless	
		complaints/allegations with an intent to hamper or delay the	
	Dobarmont	, , ,	
17	Debarment of	<i>5. 5. 6. 6.</i>	
	Tenderers	the tendering process, NFL reserves the right to debar such	
		tenderer from participation in the present/future tenders up	
		to a period of two (2) years.	
		It shall be certified by the Tenderers that they have not been	
	Blacklisting /	delisted/blacklisted by any Institutional Agency/Govt.	
18	Delisting of Bidders	Department/Public Sector Undertakings for participation in	
	previously	the Tenders and no other Firm/Sister Concern/ Associate	
	, ,	belongs to the same group is participating/submitting the	
		tender against this Tender	
		Award of contract will be made at the sole and absolute	
		discretion of National Fertilizers Limited, which shall not be	
		·	
19	Award of Contract	will be called 'CONTRACT'. The terms and conditions as	
		embodies in the Purchase Order shall be final and shall	
		supersede any other terms and conditions that might have	
		been indicated in the Tender submitted by the Tenderers.	
19	Award of Contract	embodies in the Purchase Order shall be final and shall supersede any other terms and conditions that might have	



20	Secrecy	Any information delivered or otherwise communicated by NFL to supplier in connection with the contract shall be regarded as secret and confidential and shall not without the written consent of NFL be published or disclosed to any third party or made use of by the supplier except for the purpose of implementing the contract.	
21	Compliance to statutory requirements / laws (for Indian Bidders)	The seller shall comply with all Central/State Laws as well as the rules, regulations, by-laws as may be in force, from time to time. Any failure on their count on the part of the seller and the consequence thereof shall be solely on account of the seller. Liability, if any, under this head shall be solely borne and paid for by the seller.	
22	Laws governing Purchase Order	The purchase order shall be governed by the Laws of Union of India for the time being in force.	
23	Subletting of Contract Not allowed	The successful tenderer shall not sublet or assign the contract or any part of it without obtaining the written permission of NFL in advance. In the event of the successful tenderer subletting or assigning the contract or any part thereof without such permission, NFL shall be entitled to cancel the contract and to purchase the goods elsewhere and successful tenderer shall be liable to the National Fertilizers Ltd for any loss or damage which NFL may sustain in consequence or arising out of such purchases. Even in case subletting is permitted, NFL shall not recognize any contractual obligation with the person or party to whom subletting is permitted and shall look to the successful tenderer for satisfactory and due and proper fulfillment of the contract.	
24	Disputes	In all cases of disputes, the decision of National Fertilizers Limited shall be final. Failing this, the matter will be referred to the Arbitration in accordance with the Indian Arbitration Act and amendments thereof (Applicable for Indian Bidders) and in accordance with Rules of ICC (for Overseas Bidders).	
25	Jurisdiction	All actions at law or suits arising out of or in connection with this contract or the subject matter thereof will be instituted in the Courts located at Guna in the Guna district of Madhya Pradesh State.	
26	Liquidated Damage (L.D)	For delay in supply of material from contractual delivery, the L.D Clause (Annexure-III) will be applicable.	
27	MSME Clause	In case you are registered as MICRO/SMALL Enterprise (MSEs) under The Micro, Small and Medium Enterprises Development Act, 2006 (MSMED Act) promulgated by Government of India, please indicate the relevant category of registration in your offer and also enclose a copy of the valid certificate issued by the concerned authorities as specified by the Ministry of MSME.	



Force Majeure	Neither party will be liable for any claim on account of any loss, damage or compensation, whatsoever, arising out of any failure to carry out the terms of this contract, where such failure is caused due to war, rebellion, mutiny, civil commotion, fire, riots, earthquake, drought, flood crop failure, or Act of God or due to any restraint or regulation of the State or Central Government or a local authority/authorities, provided a notice of such occurrence is given to the other party in writing within 10 days from the date of occurrence of the force majeure condition, furnishing therewith a documentary evidence supporting the invoking of the force majeure clause. On cessation of the force majeure, the party invoking force majeure will inform the other party of the period for which the force majeure condition continued and will also give documentary evidence there of this effect	
Arbitration	Except where otherwise provided in the contract all matters, questions, disputes or differences whatsoever, which shall at any time arise between the parties hereto, touching the construction, meaning, operation or effect of the contract, or out the matters relating to the contract or breach thereof, or the respective rights or liabilities of the parties, whether during or after completion of works or whether before or after termination shall after written notice by either party to the contract to be referred to Designated Unit Head / E.D. / Functional Director / Chairman & Managing Director, National Fertilizers Limited for appointment of Arbitrator. (Appropriate designated authority may be inserted as per contract value). The Arbitration proceeding shall be governed by the Arbitration & Conciliation Act. 1996, The Arbitration & Conciliation (Amendment Act 2015) or any further statutory modification or re-enactment thereof and the rules made there under. If the arbitrator, to whom matter is referred, vacates his / her office by any reason whatsoever then the next arbitrator so appointed by the authority referred above may start the proceedings from where his predecessor left or at any such stage, he may deem fit.	
GST Details	Our GST Registration details are as under: Taxpayer Trade Name: NATIONAL FERTILIZERS LTD VIJAIPUR GUNA; Taxpayer Legal Name: NATIONAL FERTILIZERS LTD; ID No. 23AAACN0189N2ZB.	
GST, PAN, Bank Detail & HSN Code	<ol> <li>Submit GST Certificate</li> <li>Submit PAN Card</li> <li>Submit Bank Mandate &amp; Cancelled Cheque</li> <li>HSN Code details for offered item</li> <li>Rate of GST considered in Offered Price</li> </ol>	
	Arbitration  GST Details  GST, PAN, Bank	loss, damage or compensation, whatsoever, arising out of any failure to carry out the terms of this contract, where such failure is caused due to war, rebellion, mutiny, civil commotion, fire, riots, earthquake, drought, flood crop failure, or Act of God or due to any restraint or regulation of the State or Central Government or a local authority/authorities, provided a notice of such occurrence is given to the other party in writing within 10 days from the date of occurrence of the force majeure condition, furnishing therewith a documentary evidence supporting the invoking of the force majeure clause. On cessation of the force majeure, the party invoking force majeure will inform the other party of the period for which the force majeure condition continued and will also give documentary evidence there of this effect  Except where otherwise provided in the contract all matters, questions, disputes or differences whatsoever, which shall at any time arise between the parties hereto, touching the construction, meaning, operation or effect of the contract, or out the matters relating to the contract or breach thereof, or the respective rights or liabilities of the parties, whether during or after completion of works or whether before or after termination shall after written notice by either party to the contract to be referred to Designated Unit Head / E.D. / Functional Director / Chairman & Managing Director, National Fertilizers Limited for appointment of Arbitrator. (Appropriate designated authority may be inserted as per contract value). The Arbitration proceeding shall be governed by the Arbitration & Conciliation Act. 1996, The Arbitration & Conciliation Act. 1996, The Arbitration & Conciliation (Amendment Act 2015) or any further statutory modification or re-enactment thereof and the rules made there under. If the arbitrator, to whom matter is referred, vacates his / her office by any reason whatsoever then the next arbitrator so appointed by the authority referred above may start the proceedings from where



32	Governing GTC	This Bid is also governed by the latest General Terms and Conditions (GTC) of GeM. However, the clauses regarding Payment Terms, Guarantee/ Warrantee & etc if any shall be as per our NIT.	
33	Evaluation of Bids	Evaluation of the technically accepted bids shall be done on Total Landed Value at NFL site, Vijaipur which inclusive of all Taxes, Duties, Freight & all other charges leviable to NFL	
34	Acceptance of NIT Terms and Conditions and uploading of complete Set of Tender Enquiry	Vendors will confirm their acceptance to the Terms and Conditions of the NIT without any deviation and upload a complete set of Tender Enquiry duly signed and stamped on each and every page as token of acceptance of terms and conditions.	
35	Any Other Comment / Information /Remarks	No Deviation to the Terms & Conditions of NIT is allowed. Offers with any condition/deviation are liable to be rejected at Sole option of NFL. However, Vendor may offer comment, if any.	
36	Contact details	Please give the contact no & e-mail ID of person who is competent for any clarification regarding your offer	
37	Documents required with offer	<ol> <li>Detailed Technical Catalogue / drawing / datasheet</li> <li>Point wise complied Annexure-I</li> <li>Point wise complied Annexure-II</li> <li>Purchase Preference under Make in India (Annexure-VI)</li> <li>Model Clause of Procurement (Annexure-VII)</li> <li>Earnest Money Deposit (EMD)</li> <li>Provide Details of Material of Construction, Drawing No, Part No &amp; Size of all Item mentioned in Annexure-I</li> <li>Complete Set of Duly signed &amp; stamped NIT Document</li> </ol>	
38	Documents to be submitted with supply (without any extra cost to NFL)	<ol> <li>Guarantee / warranty certificate</li> <li>Interchangeability Certificate</li> <li>Diagram of Mechanical Seal for Item SI #: 1 to 7</li> <li>Diagram of Mechanical Sleeve for Item SI #: 8</li> <li>Other Document if any</li> </ol>	
39	Proprietary Tender Clause	This notice is being published for information only and is not an open invitation to quote in this Proprietary tender. Participation in this tender is by invitation only and is limited to the selected Procuring Make only i.e., M/s John Crane Sealing India Pvt Ltd. Either direct OEM or Authorized Dealer with valid Authorization Certificate can participate in this tender. Unsolicited offers are liable to be ignored / rejected	



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Vijaipur – 473 111, Dist: Guna (MP), India
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CIN No. L74899DL1974GOI007417

**ANNEXURE-III** 

NIT No.: NFV/PUR/AMU230464+AMU230528-B Dated: 19.02.2024

### EMD, SD-cum PBG CLAUSE, LD CLAUSE

#### 1.0 Earnest Money Deposit (EMD):

- 1.0.1 Tenderer must submit Earnest money deposit of **Rs. 25,000/-** (Rupees Twenty Five Thousand only). EMD can be submitted by way of:
  - i) E-Transfer in NFL's Bank A/c No. through RTGS/NEFT. NFL's Bank A/c Details are as under:
    - a. NFL's Account No. 10346673311
    - b. Name of Bank: State Bank of India
    - c. Branch Name: NFL Vijaypur (NFL Complex)
    - d. Branch Code: 30282
    - e. IFS Code: **SBIN0030282**

After depositing the amount through RTGS/NEFT, the bidders will be required to immediately inform us the details of amount deposited i.e. Depositor's name, our NIT No. and nature of deposit (i.e. EMD/SD-PBG etc.) through e-mail to facashvp@nfl.co.in.

or

ii) Crossed Demand Draft favouring National Fertilizers Ltd. issued by any Nationalized/Scheduled Bank payable at State Bank of India, NFL Vijaypur Branch (Code: 30282), NFL Complex, Vijiapur-473111, Dist. Guna (MP) (Details of DD No. & date, amount, bankers name etc. has to be submitted in relevant field/column of online module).

or

- Bank Guarantee from any Scheduled/Nationalized Bank (except Rural/Co-Operative Banks) as per prescribed format (Annexure-IV). The Bank Guarantee should be valid for a period of 120 days from Tender Opening Date and you will give an undertaking for extension of the Bank Guarantee in case the same is desired by NFL (Details of BG No. &date, amount, bankers name etc. has to be submitted in relevant field/column of online module).
- iv) Cheque shall not be accepted in any case.
- 1.0.2 Tenders without Earnest Money Deposit are liable to be rejected. In case of submission of EMD by DD or Bank Guarantee, it should be ensured by the vendor that the original DD/Bank Guarantee is received by NFL before opening time of Techno-Commercial Bids for verification of the details of DD/Bank Guarantee given online by the vendors.
- 1.0.3 Earnest money shall be forfeited at the sole discretion of NFL in case tenderer after intimation from NFL of the acceptance of his tender, either wholly or in part, refuses to accept the Purchase Order/or changes any of the conditions of the tender or changes the price and/or terms and conditions of the tender within validity period.
- 1.0.4 Earnest Money of the successful tenderers shall be returned on submission of security deposit.
- 1.0.5 Earnest Money Deposited by unsuccessful tenderers shall be returned as early as possible.
- 1.0.6 No interest will be paid on the Earnest Money Deposit.

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CIN No. L74899DL1974GOI007417

#### 2.0 Security Deposit-cum-Performance Bank Guarantee: (10% of PO Value)

- 2.0.1 Successful Tenderer, for the faithful and proper fulfillment of the contract, shall have to furnish Security Deposit cum Performance Bank Guarantee (SD-cum-PBG) equivalent to 05% (Five Percentage) of Order Value within 30 days of receipt of Purchase Order. Security Deposit can be furnished in the form of:
  - a. E-Transfer in NFL's Bank A/c No. through RTGS/NEFT. NFL's Bank A/c Details are as per 1.01 (i) above.

OR

b. By way of a Bank Guarantee from any Nationalized/Scheduled Bank (except Rural and Co-operative Banks) in the prescribed format (Annexure-V). The Bank Guarantee should be valid for the period covering the Full Delivery Period + Guarantee Period plus a claim period of 3 months.

The bank Guarantee should be submitted by bankers directly to NFL in a sealed envelope (by Registered AD Post only).

#### **ON-LINE CONFIRMATION OF BANK GUARANTEE THROUGH SFMS:**

The Vender/ Contractor shall also arrange to send BG advice (including all BG amendments) by their issuing bank through SFMS (Structured Financial Messaging System) platform directly to the NFL Banker, i.e. ICICI Bank Ltd, K1, Senior Mall, Sector-18, Noida, Up, 201301, IFSC Code: ICIC0000031, as per following details:

- (i) IFN 760 COV for issuance of bank guarantee.
- (ii) IFN 767 COV for amendment of bank guarantee.
- (iii) Issuing bank shall mention IFSC code as ICIC0000031 in field 7035 of IFN 760 COV / IFN 767 COV.
- (iv) Issuing bank shall mention NFL beneficiary code as "NFLNATIONAL04022015" in field 7037 of IFN 760 COV/IFN 767 COV.
- 2.0.2 Security Deposit shall be retained by NFL during the currency of contract or till settlement of all the accounts thereof, whichever is later. In case of any dispute or difference not settled within the validity of Bank Guarantee, Tenderer shall arrange to get the bank Guarantee extended as asked. NFL shall have the sole discretion to 'Call in' the Bank to pay the whole or part of the amount of Bank Guarantee.
- 2.0.3 The above deposit shall be deemed to be security for the faithful performance of the contract and for the purpose of Section 74 of the Indian Contract Act, 1872 and for the extension of that section. The contract shall be deemed to be bond given by the tenderer for the performance of an essential duty.
- 2.0.4 In the event of breach of any of the terms and conditions of the contract, NFL shall have the right to draw from the Bank Guarantee/Security Deposit either the whole or part of value of Bank Guarantee or Deposit and tenderer shall make good the value of Bank Guarantee/Deposit to the extent of the amount so drawn within 15 days of receipt of intimation from NFL to this effect.
- 2.0.5 The amount so drawn shall not in any way effect any remedy to which NFL may otherwise be entitled or any liability incurred by tenderer under the contract or any law for the time being in force relating thereto or bearing hereupon.

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- 2.0.6 In the event of forfeiture of whole or part of the Security Deposit, the tenderer shall deposit further sum/sums so as to maintain the full security amount deposit as per Clause 16.01 above.
- 2.0.7 The Security Deposit shall be refunded after contract has been successfully completed and certificate to that effect has been issued by NFL. It shall be lawful for NFL, if any difference or dispute is likely to exist, to defer the release of Security Deposit or any portion thereof, which may be due for release until such difference and dispute had been finally settled or adjusted.
- 2.0.8 The Security Deposit amount shall not carry any interest.

#### 3.0 Liquidated Damages Charges (LD Charges):

It shall be obligatory on the part of suppliers to adhere strictly to the deliveries quoted and accepted by us in our orders. In case of delay in supplies, unless extension of delivery has been granted by us on application by the suppliers, we may at our option either:

- (i) recover liquidated damages from supplier at a sum equal to 1/2% per week or part thereof of the value of stores not delivered subject to a maximum of 5% of the value of the order, or
- (ii) purchase elsewhere on account and at the risk and cost of the suppliers the stores not delivered or
- (iii) cancel the contract without prejudice to our rights under (i) & (ii) above.
  - GST as applicable on the LD Charges/Penalty shall also be recoverable in addition to LD Charges/Penalty applicable on delayed supplies.

We hereby requesting to declare that you have read understood and accepted all terms & conditions of NIT without any deviation. As a token of the same, requesting to upload signed Tender Document.

Thanking You, For & On Behalf Of National Fertilizers Limited

(KARTHIK P)

Assistant Manager (Materials)

For & On behalf of

National Fertilizers Limited,

Vijaipur Dist.: Guna (MP),

India, Pin: 473111

Tel: 07544-273528/29 Ext. No. 2310,

Email id: karthikp@nfl.co.in; pzirvi@nfl.co.in

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Corporate seal for Bank

# **National Fertilizers Limited**

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**ANNEXURE-IV** 

NIT No.: NFV/PUR/AMU230464+AMU230528-B Dated: 19.02.2024

# **BID SECURITY FORM**

# **Draft of Bank Guarantee for Bid Security Deposit (i.e. Earnest Money Deposit)**

(To be prepared on Stamp paper issued in the name of Bank)

In cons	ideration of National	Fertilizers Limited (N	FL), having its Regis	stered Office at SCOPE Complex, Core-III,			
7, Insti	tutional Area, Lodhi Ro	oad, New Delhi-110 (	003 (hereinafter calle	ed as 'NFL' which expression shall unless			
repugn	ant to the subject	or context includes	s its successors ar	nd assigns) having agreed to exempt			
	•			enderer(s)' which expression shall unless			
				igns) from the demand under the terms			
	_			hereinafter called "the said			
				the said tenderer(s) of the terms and			
Conditi	ons contained in the	salu tenuer	101 _	on production of Bank			
Guaran	itee for Rs	(Rupees	only)	).			
1.				to as 'the bank' do hereby undertake to			
	pay to NFL an amour	nt not exceeding Rs.	(Rup	pees only) against			
	any loss or damage c	aused to or suffered	by 'NFL' reason of a	any breach by the said tenderer(s) of any			
	of the terms and con	ditions contained in	the said tender (the	e decision of the company as to any such			
	breach having been o						
2.	We	, the bank do he	reby undertake to p	pay the amounts due and payable under			
				'NFL' stating that the amount claimed is			
	-			o or suffered by 'NFL' by reason of any			
		-		tions contained in the said tender or by			
	reason of the said tenderer's failure to keep the tender open. Any such demand made on the bank						
			•	ble by the bank under this guarantee.			
		_		icted to an amount not exceeding Rs.			
				icted to all allount not exceeding its.			
2	(	Rs	OIIIY).	the guarantee herein contained shall			
3.							
				be taken for the finalisation of the said			
				said tender is finally decided and order			
	•			NFL under/or by virtue of the said tender			
			_	or till a duly authorised officer of NFL			
				ve been fully and properly carried out by			
				ee. Unless a demand or claim under this			
				to include three months claim			
	over and above the	period mentioned in	the paragraph for t	the validity of the bank guarantee in the			
	tender we shall be di	scharged from all lial	bility under this guar	rantee thereafter.			
4.	We		, the bank, lastly u	indertake not to revoke this guarantee			
	during its currency ex	cept with the previo	us consent of 'NFL'	in writing.			
Dated	da	v of	2022				



(A Government of India Undertaking)
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(An ISO 9001, 14001 & OHSAS 18001 Unit)
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**ANNEXURE-V** 

NIT No.: NFV/PUR/AMU230464+AMU230528-B Dated: 19.02.2024

# SECURITY DEPOSIT-CUM-PERFORMANCE BANK GUARANTEE FORMAT

(To be prepared on Stamp paper issued in the name of Bank)

Thi	s BANK GUARANTEE No made this day of
bet	ween a bank incorporated and having its registered office at
	(hereinafter called BANK) which expression shall unless repugnant to
	context or contrary to the meaning thereof includeits successors and assigns on the one part and
	TIONAL FERTILIZERS LIMITED, a Company registered in India under Companies Act, 1956 and having its istered office at Core - III, Scope Complex, 7,Institutional Area, Lodhi Road, New Delhi - 110 003, India to
_	context or contrary to the meaning thereof include its successors and assigns on the other part.
	IEREAS in pursuance to the agreement dated(hereinafter called CONTRACT)
	ered into between National Fertilizers Limited (hereinafter called OWNER anda Company
inco	orporated in (hereinafter called CONTRACTOR) which expression shall unless repugnant to
	context or contrary to the meaning thereof include its successors and assigns, for supply
	as envisaged in the Contract, Contractor has to submit a Security Deposit-
	n-Performance Bank Guarantee for Rs CONTRACTOR accordingly agrees to furnish the Security
	n performance Bank Guarantee as hereinafter contained towards fulfillment of all of its obligations under contract.
tile	Contract.
NO	W THIS DEED WITNESSES AS FOLLOWS:
1.	In pursuance of the Contract, the Bank hereby guarantees as a direct responsibility to OWNER that the
	BANK is holding the amount of Rsat Owner's disposal and hereby promises and shall be
	bound to pay to OWNER, forthwith at Owner's written notice stating that the contractor has failed to
	fulfill its obligations under the contract for reasons for which contractor is liable and without any protest
	or demur and without recourse to contractor and without asking for any reasons as to whether the amount if lawfully asked for by Owner or not, the entire amount or the portion thereof as mentioned by
	Owner in the notice. The decision of the Owner as to whether the terms and conditions of this Security
	Deposit cum Performance Bank Guarantee have been observed or not shall be final and binding on the
	BANK. In any case, however the Bank's responsibility under this Security Deposit-cum-Performance Bank
	Guarantee is limited to Rs
2.	This Security Deposit-cum-Performance Bank Guarantee shall be valid for an initial period
۷.	of Months from the date of this Bank Guarantee No dated given by the
	Bank to Owner become effective. Upon issuance of Commissioning / Erection / Completion certificate
	according to terms of contract on expiry of months after the issuance of the above
	mentioned certificate of commissioning / erection / completion certificate, the Security Deposit-cum-
	Performance Bank Guarantee shall become null and void.
3.	This Security Deposit-cum-Performance Bank Guarantee shall be in addition to and shall not affect or be
	affected by any other security now or hereafter held by Owner on account of money hereby intended to

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# **National Fertilizers Limited**

(A Government of India Undertaking)
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4.	arrangement with Contractor and nothing done or omitted to be done by Owner in pursuance of any authority or permission contained in this guarantee, shall effect discharge of the liability of the Bank. UNLESS PREVIOUSLY CANCELLED BY THE OWNER, this Security Deposit-cum- Performance Bank Guarantee will remain in force initially up tomonths from the effective date of Bank Guarantee No dated given by the Bank to the Owner and subject to provisions of paragraph 2above will stand automatically cancelled on the expiry of the said period. Unless demand or claim under this Bank Guarantee is made on Bank in writing within three months from the date of expiry of this Bank Guarantee, all the rights of Owner against the Bank shall be forfeited and Bank shall be relieved and discharged from all the liabilities hereunder.
5.	Any notice by way of request, demand or otherwise hereunder may be sent by post to the Bank, addressed as aforesaid, and if sent by post, it shall be deemed to have been given at the time when it would be delivered in due course of post, and in proving such notice, when given by post, it shall be sufficient to prove that the envelope containing the notice was posted and a certificate, signed by an officer of the owners, to the effect that the envelope was so posted, shall be conclusive.
6.	The Security Deposit-cum-Performance Bank Guarantee is to be returned to the Bank after its expiry in terms of Paragraph 4 above.
7.	The Bank declares that it has the power to issue this guarantee and the undersigned have full power to do so.
Dat	ted this day of

(Indicate the name of the Bank with stamp)



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**ANNEXURE-VI** 

NIT No.: NFV/PUR/AMU230464+AMU230528-B Dated: 19.02.2024

# **SELF-CERTIFICATION FORM: MAKE IN INDIA (LOCAL CONTENT)**

(On Party/Company's Letter Head)

Tender Ref. No.:
To M/s National Fertilizers Limited, Vijaipur, Guna (M.P)-473111
Sub: Self Certification as per clause 9(a) of Revised Public Procurement (Preference to Make in India Order 2017 of DPIIT dated 16.09.2020
Sir,
This is to certify that M/sis a 'Class I Local Supplier'/ 'Class II Local Supplier (Tick appropriate option & cut the other one) 'at the time of tender, bidding or solicitation hereby confirm that the item offered meets the Local Content requirement for Class I Local Supplier' / 'Class II Local Supplier (Tick appropriate option & cut the other one) and the Local Content percentage is
I also certify that the bidder M/s has not been debarred by any procuring entity from violation of this order.
The address is as below, where the local content/value addition is made: [Factory Address]
For M/s
Authorized Signatory (with company seal & Name)



(A Government of India Undertaking)
Vijaipur – 473 111, Dist: Guna (MP), India
(An ISO 9001, 14001 & OHSAS 18001 Unit)
CIN No. L74899DL1974GOI007417

**ANNEXURE-VII** 

NIT No.: NFV/PUR/AMU230464+AMU230528-B Dated: 19.02.2024

# MODEL CLAUSE CERTIFICATE: PUBLIC PROCUREMENT

Certificate regarding Procurement from a Bidder of a country which shares a land border with India (On Company's Letter Head)

Tender Ref. No.:
To M/s National Fertilizers Limited, Vijaipur, Guna (M.P)-473111
Sub: Model Clause Certificate of Restrictions under rule 144 (xi) of the General financial Rules (GFRs) 2017, dated: 23.07.2020.
Sir,
I(authorized signatory) for M/s have read the clause regarding restrictions on procurement from a bidder of a country which shares a land border with India.
We certify that this bidder M/s [Vendor Name & address] is not from such a country.
or,
However, if any bidder falls in the category of bidders as indicated in the Definitions clause at S.no. 6, 7, 8, 9 and 10 of Order (F.No.6/18/2019-PPD, Public Procurement No. 1) dt. 23.07.2020, should submit the certificate as under:
We hereby certify that M/s
For M/s Authorized Signatory (with company seal & Name)