

of NIT are accepted by the bidder without any reservations whatsoever.

PAYMENT FOR PREPARATION OF BID DOCUMENT: The Bidder shall not be entitled to claim any cost, charges, expenses, losses incidental to the preparation and submission of this tender in any case.

# 41.1 TERMINATION OF CONTRACT

Notwithstanding anything elsewhere herein provided and in addition to any other right or remedy of NFL under the Contract or otherwise including right of NFL for compensation for delay the Engineer-in- charge/officer-in-charge may, without prejudice to his right against Contractor in respect of any delay, bad workmanship or otherwise or to any claims for damage in respect of any breaches of the Contract and without prejudice to any rights or remedies under any of the provisions of this Contract or otherwise and whether the date for completion has or has not elapsed by intimation in writing, absolutely, determine the Contract:

Default or failure by Contractor of any of his obligations under the Contract including but not limited to the following, the Contract is liable to be terminated after written notice if the Contractor:

- Becomes bankrupt or insolvent or goes into liquidation or is ordered to be wound up or has a receiver appointed on its assets or execution or distress is levied upon all or substantially all of its assets.
- ii) Abandons the work
- iii) Persistently disregards the instructions of the Company in contravention of any provision of the CONTRACT.
- iv) Persistently fails to adhere to the agreed program of work.
- v) Sublets the work in whole or in part thereof without Company's consent in writing.
- vi) Performance is not satisfactory or work is abnormally delayed.
- vii) Defaults in the performance of any material undertaking under this CONTRACT and fails to correct such default to the reasonable satisfaction of the Company within fifteen days after written notice of such default is provided to the Contractor.
- viii) Conceals any material information or submit any false document or information furnished by the contractor regarding past experience and or contents of any document etc. are found false.

# 41.2 CONSEQUENCES OF TERMINATION

If the contract is terminated by NFL for the reasons detailed under clause no. 41.1 of General Terms and Conditions due to default of the contractor:

- i) NFL reserves the right to get the work completed at the risk and cost of the Contractor and to recover from the Contractor any amount by which the cost of completing the work by any other agency exceeds the value of the contract plus 25% towards administrative cost, without prejudice to any other remedies/rights/claims etc. that may be available with NFL.
- ii) Security Deposit/Performance Bank Guarantee Bond submitted by the Contractor shall stand forfeited.
- iii) The Contractor shall have no right to claim any compensation for any loss sustained by him by reason of his having entered into any commitment or made any advance on account of or with a view to the execution of the works, or on account of expected profits.
- iv) All the dues payable to the Contractor for the work executed by him before and up to termination shall only be released after making adjustments for the expenses, charges, damages and expected losses etc. incurred by NFL as a consequence of the termination of the contract.
- V) Apart from above NFL reserves the right to delist/ blacklist the contractor from the approved list of pre-qualified parties or debar from participating in tendering process of NFL in all units / offices as per NFL's rules & regulations.

## 41.3 FORECLOSURE:

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If at any point of time, after the acceptance of the tender, the Company decides to abandon or reduce the scope of the contract work or to terminate the contract due to any reason including force majeure, regulations or ordinance of any government or for any reasons whatsoever, the Officer in Charge shall give notice in writing, to that effect to the Contractor and the Contractor shall have no claims to any payment, on account of compensation or on account of profit advantage, that he would have derived by way of execution of work, but could not do so, because of foreclosure.

Such foreclosure will be by 15 (fifteen) days' notice in writing and no claim / compensation shall be payable by the OWNER as a result of such termination, excepting the fees and costs for the meaningful services rendered by the CONTRACTOR and acceptable to OWNER up to the date of termination.

### 42.0 RIGHTS OF OWNER

A unilateral stoppage of work by the Contractor shall be considered a breach of the CONTRACT and the OWNER reserves its right to take necessary and suitable action as it may deem fit, to adequately protect his/its interest; at the risk and cost of the contractor. Any aforesaid action shall be without prejudice to any other action, rights and remedies etc. that may also be available. In the event the Contractor fails to fulfil his obligations under the CONTRACT, the OWNER shall have the right to get the work done by any other agency/own resources at the risk and cost of the Contractor.

43.0 TIME EXTENSION: If the Contractor requires any extension of time for completing the Work under the CONTRACT he must apply to the OWNER within seven days from the date of the occurrence of the event on account of which he desires such extensions and the OWNER may, if he thinks such request reasonable, grant such extension of time as he may think necessary. The extension of completion date shall also be subject to the right of NFL to claim a reduction in prices on account of reduction in statutory duties / taxes etc. which may take place during the extended period of completion. However, increase in prices during extended completion period on account of increase in statutory duties/taxes etc. admissible under this work order/contract may be considered only if extension is due to delay on the part of NFL.

Any extension of time given under the provisions of this clause shall be without prejudice to other conditions of Contract and will not absolve the Contractor from the obligations of other clauses under the Contract. The Contractor shall not be entitled to increase in prices or for any compensation whatsoever on account of the extension of time allowed.

Where a Bank Guarantee has been furnished by the Contractor in pursuance of clause (by way of Security Deposit), the Contractor shall immediately arrange to extend the validity of the Bank Guarantee at his cost to adequately cover the extended period of time for completion of work granted under this clause. In addition the contractor shall ensure that the Labour license, Insurance policy are renewed from time to time at his cost during the extended period of contract till the completion of the project.

- 44.0 CONTINUED PERFORMANCE: The Contractor shall not stop work in case of any dispute pending before arbitrator/court/Tribunal in relation to the contract or otherwise unless further progress of works has been rendered impossible due to non-fulfilment of any reciprocal promise. Unilateral stoppage of work by the Contractor shall be considered a breach of CONTRACT and the OWNER shall be within its rights to take suitable and necessary action as it may deem fit to adequately protect its own interests.
- 45.0 Intellectual Property Right: The Contractor shall fully indemnify NFL and all agents, servants and employees of the Company against any action, claim or proceeding relating to infringement or the use of any patent, trademark or design in respect of any article or part thereof included,



in the Contract. In the event of any claims being made or action being brought against the Company or any agent, or servant, or employee of the Company in respect of any of the matters aforesaid, the Contractor shall be notified thereof for taking necessary action at his cost.

- 46.0 Contractor's Obligations w.r.t. personnel deployed and labor related compliance:
  - a) The CONTRACTOR shall be governed by and shall comply with the provisions of various applicable labour laws like Contract Labour (Regulation& Abolition) Act 1970, Payment of Wages Act 1936, Employers Liability Act 1938, Employment of Children Act 1938, Industrial Disputes Act, 1947, Factories Act, 1948, Minimum Wages Act 1948, Employees' Compensation Act 1923, Employees' State Insurance Act 1948, Employee Provident Fund & Misc. Provisions Act 1952, Maternity Benefit Act 1961, Payment of Bonus Act 1965, Payment of Gratuity Act 1971, Equal Remuneration Act 1976, Building& Other Construction Workers (Regulation of Employment and Conditions of Service) Act 1996 (BOCW) along with BOCW Welfare Cess Act 1996, or any modifications thereof or any other law/ Code (s) relating thereto and rules made thereunder from time to time. (THE ABOVE ACTS ARE ONLY ILLUSTRATIVE AND NOT EXHAUSTIVE.)
  - b) The contractor shall comply with all applicable Central, State statutes/ labour laws/codes/schemes including all other applicable statutory rules and regulations in force relating to the contract and keep NFL indemnified in respect thereof. The contractor shall, to the extent, he is liable, comply with & give all intimation/ notices required under any Government Authority, instrument, rule or order made under any Act of Parliament, State laws or any regulations or bye-laws of any local authority relating to the contract. The Contractor shall, to the extent that he is liable to pay, indemnify NFL against any liability in respect of any fee/ charges/ fines/ penalty payable under any Act of Parliament, State Laws or any Govt. instrument, rule or order or enactment, any regulations, bye-laws of any local authority in respect of the contract awarded. In case of any violations, omissions, commissions, the consequence/s, if any, including the cost thereto shall be exclusively borne by the CONTRACTOR and NFL shall have no liability whatsoever on this account.
  - c) In case the CONTRACTOR selected for award of contract does not have a PF code, He shall be required to obtain the same within the stipulated time as per EPF act. The contractor shall timely apply and obtain requisite labour licences & other requisite registrations/ licenses/ clearances from the concerned Authorities and submit a certified stamped copy of the same. Contractor shall ensure its uninterrupted continuity throughout the period of contract/ applicability.
  - d) The Contractor shall depute only physically and medically fit 'adult' persons against the contract i.e. persons below the age of 18 years shall not be allowed to be engaged for execution of work. The contractor may employ such persons as He may think fit and the persons so employed shall be employees of contractor for all purposes and shall not be deemed to be in the employment of NFL for any purpose whatsoever.
  - e) The Contractor shall pay minimum wages directly to the persons employed by him under the Contract, within the stipulated period i.e. by 7th of the following month, by direct credit in his/her bank account through NEFT/RTGS or by way of cheque. The wage rates should not be less than the stipulated minimum wage rates notified by Appropriate Government as per minimum wages act from time to time with respect to the work performed/rendered, without any discrimination on grounds of caste/creed/religion/gender. CONTRACTOR shall also enrol/cover all eligible/entitled personnel under EPF, EPS, EDLI, ESI, Labour Welfare Fund, & all the other applicable statutory Acts/Codes/schemes and ensure deduction & deposition of the requisite contributions employee's as well as employer's for the same with the concerned Authorities/ departments within the due date (i.e. 15th of the following month in case of deposition under EPF & Misc. Provisions Act and by 21st of the following month in case of depositions under ESI Act).
  - f) The Contractor is also required to discharge all other statutory obligations including timely

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- submission of reports, returns to concerned Authorities and maintain updated registers and records in prescribed proforma under all the various applicable statutes/ Labour Laws/Labour Code(s) including the rules made thereunder enacted and/or amended by the Appropriate Government from time to time.
- g) The contractor shall on monthly basis submit a certified stamped copy of wage sheet in prescribed formats besides documentary evidence in support of wage payment, deduction & deposition of EPF, ESI, Labour Welfare. The contractor shall also submit a certified stamped copy w.r.t. any other payment made/ benefit extended by him towards fulfilment of his statutory obligations under applicable statutes and/or his contractual obligations towards NFL. Submission of these and other requisite documents/ records and proper maintenance and production of the same as when requisitioned by Authorities/ NFL has to be ensured for smooth clearance/ settlement of bills/payments.
- h) CONTRACTOR shall follow prescribed safety regulations & procedures and shall adhere with safe work practices.

47.0 Specifications and Drawings:

- (1) Adherence to Specifications and Drawings: The whole of the works shall be executed in conformity with the specifications and drawings of the contract. If Contractor performs any works in a manner contrary to the specifications or drawings or any of them and without such reference to the Engineer, he shall bear all the costs arising or ensuing therefrom and shall be responsible for any loss to NFL.
- (2) Drawings and Specifications of the Works: The Contractor shall keep one copy of Drawings and Specifications at the site, in good order, and such contract documents as may be necessary, available to the Engineer or the Engineer's Representative.
- (3) Ownership of Drawings and Specifications: All Drawings and Specifications and copies thereof furnished by the NFL to the Contractor are deemed to be the property of NFL. They shall not be used on other works and with the exception of the signed contract set, shall be returned by the Contractor to the NFL on completion of the work or termination of the Contract.
- 48.0 Signing of "No Claim" Certificate:
  - The Contractor shall not be entitled to make any claim whatsoever against NFL under or by virtue of or arising out of this contract, nor shall NFL entertain or consider any such claim, if made by the Contractor, after he shall have signed a "No Claim" Certificate in favour of the NFL in such form as shall be required by NFL after the works are finally measured up. The Contactor shall be debarred from disputing the correctness of the items covered by "No Claim" Certificate or demanding a clearance to arbitration in respect thereof.
- 49.0 No CONTRACT or understanding in any way modifying the conditions of CONTRACT shall be binding upon either parties hereto unless made in writing and approved by both parties.
- 50.0 INDEMNIFICATION: The contractor shall have to furnish Indemnity Bond for value specified in Special Terms and Conditions towards the material being sent for repair (This Clause shall be applicable for repair of materials).
- 51.0 The contract shall be governed by and construed in accordance with the Laws of India.
- 52.0 Integrity Pact: In case of contract valuing Rs 1 crore and above, the Bidder(s) / Contractor(s) is required to enter into an "Integrity Pact" with the Principal i.e. NFL. The Integrity Pact has to be signed by the Proprietor / Owner/ Partner/ Director or by their duly Authorised Signatory. In case of failure to return the Integrity Pact along with the offer/ bid, duly signed by the authority as mentioned above, will disqualify the offer/ bid.



# Performa for proprietorship Affidavit on the stamp paper of Rs 50.00 and Notary attested

1,	S/o Shresident of
	do hereby solemnly
affir	m and declare as under:
1. busi	That on(date of start of business) I the deponent hasstarted iness under the name and style of Proprietorship as a sole proprietor and at present M/sis a sole proprietorship firm.
2.	That I am the sole proprietor of the firm named as
	ated at(full address of firm with pin code).
	That my above declarations are true and correct in case, my above declaration and incorrect, in that event, my bid / tender/contract may be rejected and NFL shall be fully petent to take the necessary action as deemed fit.
	DEPONENT
VER	RIFICATION
kno	Verified that the above contents of my affidavit are true and correct to the best of my wledge and belief and nothing has been concealed therein.
	DEPONENT
Plac	e
Date	a

## PROCUREMENT FROM A BIDDER WHICH SHARES A LAND BORDER WITH INDIA

- 1. Order (Public Procurement No. 1) dated 23.07.2020, Order (Public Procurement No. 2) dated 23.07.2020 and Order (Public Procurement No. 3) dated 24.07.2020, Department of Expenditure, Ministry of Finance, Govt. of India refers. The same are available at website https://doe.gov.in/procurement-policy-divisions.
- 2. Any bidder from a country which shares a land border with India will be eligible to bid in this tender only if the bidder is registered with the Competent Authority. For details of competent authority refer to Annexure I of Order (Public Procurement No.1) dated 23.07.2020. Further the above will not apply to bidders from those countries (even if sharing a land border with India) to which the Government of India has extended lines of credit or in which the Government of India is engaged in development projects. Updated lists of countries to which lines of credit have been extended or in which development projects are undertaken are given in the website of the Ministry of External Affairs, Govt. of India.
- 3. "Bidder" (including the term 'tenderer', 'consultant' 'vendor' or 'service provider' in certain contexts) for purpose of this provision means any person or firm or company, including any member of a consortium or joint venture (that is an association of several persons, or firms or companies), every artificial juridical person not falling in any of the descriptions of bidders stated hereinbefore, including any agency, branch or office controlled by such person, participating in a procurement process.
- 4. "Bidder from a country which shares a land border with India" for the purpose of this:
  - a. An entity incorporated, established or registered in such a country; or
  - b. A subsidiary of an entity incorporated, established or registered in such a country; or
  - An entity substantially controlled through entities incorporated, established or registered in such a country; or
  - d. An entity whose beneficial owner is situated in such a country; or
  - e. An Indian (or other) agent of such an entity; or
  - f. A natural person who is a citizen of such a country; or
  - g. A consortium or joint venture where any member of the consortium or joint venture falls under any of the above
- 5. "Beneficial owner" for the purpose of above (4) will be as under:
- i. In case of a company or Limited Liability Partnership, the beneficial owner is the natural person(s), who, whether acting alone or together, or through one or more juridical person(s), has a controlling ownership interest or who exercises control through other means.
  Explanation —
- a) "Controlling ownership interest" means ownership of, or entitlement to, more than twenty-five per cent of shares or capital or profits of the company;
- b) "Control" shall include the right to appoint the majority of the directors or to control the management or policy decisions, including by virtue of their shareholding or management rights or shareholders agreements or voting agreements;
- ii) In case of a partnership firm, the beneficial owner is the natural person(s) who, whether acting alone or together, or through one or more juridical person, has ownership of entitlement to more than fifteen percent of capital or profits of the partnership;
- iii) In case of an unincorporated association or body of individuals, the beneficial owner is the natural person(s), who, whether acting alone or together, or through one or more juridical person, has ownership of or entitlement to more than fifteen percent of the property or capital or profits of such association or body of individuals;



Where no natural person is identified under (i) or (ii) or (iii) above, the beneficial owner is the relevant natural person who holds the position of senior managing official;

In case of a trust, the identification of beneficial owner(s) shall include identification of the author of the trust, the trustee, the beneficiaries with fifteen percent or more interest in the trust and any other natural person exercising ultimate effective control over the trust through a chain of control or ownership

- 6. "Agent" for the purpose of this Order is a person employed to do any act for another, or to represent another in dealings with third persons.
- 7. SUBMISSION OF CERTIFICATE IN BIDS: Bidder shall submit a certificate in this regard as <u>Form-I</u>. If such certificate given by a bidder whose bid is accepted is found to be false, this would be a ground for immediate rejection of the bid/termination and further action as per— Procedure for Action in case of Corrupt/Fraudulent/ Collusive / Coercive Practices of tender document.
- 8. The registration, wherever applicable, should be valid at the time of submission of bids and at the time of acceptance of bids. In respect of supply otherwise than by tender, registration should be valid at the time of placement of order. If the bidder was validly registered at the time of acceptance / placement of order, registration shall not be a relevant consideration during contract execution.
- 9. PROVISION FOR WORKS CONTRACTS, INCLUDING TURNKEY CONTRACTS: The successful bidder shall not be allowed to sub-contract works to any contractor from a country which shares a land border with India unless such contractor is registered with the Competent Authority. The definition of "contractor from a country which shares a land border with India" shall be as in Para 4 herein above. A Certificate to this regard is to be submitted by bidder is placed at <u>Form-I</u>

# Form-I (On Letter Head of Bidder)

To,	
M/s NATIONAL FERTILIZERS LIMITURIAL VIJAIPUR	ΓED
SUB: TENDER NO:	
Dear Sir	
shares a land border with India and on	visions for Procurement from a Bidder of a country which sub-contracting to contractors from such countries;
(i) not from such a country [ ]	
of valid registration by the Compet appropriate option (Y or X) above). We further certify that bidder M/s	registered [ ] with the Competent Authority.(Evidence ent Authority shall be attached) (Bidder is to tick  - (Name of Bidder) will notsub- n such countries unless such contractor is registered with
We hereby certify that bidder M/s_all requirements in this regard and is el	(Name of Bidder)fulfils ligible to be considered.
Place: Bidder]Date:	[Signature of Authorized Signatory of Name:
	Designation: Seal:

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# BANK GUARANTEE FOR BID SECURITY DEPOSIT/EMD

ex	pre-III, 7 Institutional A rea, Lodhi R o a d , New Delhi-110003 (hereinafter called "NFL" which pression shall unless repugnant to the subject or context includes its successors and assigns) having				
	reed to exempt (hereinafter called the, the sai				
tenderer(s)' which expression shall unless repugnant to the subject or context includes his succe					
	d assigns) from the demand under the terms and conditions of tender n				
	for hereinafter called "the said tenderer"				
su	ch bid security deposit for the due fulfilment by the said tenderer(s) of the terms and condition				
	ntained in the said tenderfor on production of bank guarantee for				
	(Rupeesonly).				
	WeBank hereinafter referred to as 'The Bank do hereb				
	undertake to pay to "NFL" an amount not exceeding Rs(Rupeesonly)				
	against any loss or damage caused to or suffered by 'NFL' reason of any breach by the sai				
	tenderer(s) of any of the terms and conditions contained in the said tender (the decision of the				
	company as to any such breach having been committed and loss suffered shall be binding on us				
2.	WeBank do hereby undertake to pay the amounts du				
	and payable under this guarantee without any demur merely or a demand from 'NFL' stating				
	that the amount claimed is due by way of loss or damage caused to or would cause to or suffere				
	by 'NFL' by reason of any breach by the said tenderer(s) of any of the terms or conditions 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 shall be conclusive as regards the amount due and payable by the ban				
	under this guarantee. However, our liability under this guarantee shall be restricte				
	to an amount not exceeding Rs(Rupees only).				
3.	WeBank further agree that the guarantee herein contained sha				
	remain in full force and effect during the period that would be taken for the finalization of				
	the said tender and that it shall continue to be enforceable till the said tender is finally decide				
	and order placed on the successful tenderer and/ or till all the dues of "NFL" under/or by virtu				
	of the said tender have been fully paid and its claims satisfied or discharged or till a du				
	authorized officer of NFL certified that the terms and conditions of the said tender have bee				
	fully and properly carried out by the said tenderer(s) and accordingly discharges the guarante				
	Unless a demand or claim under this guarantee is made on us in writing on or before the				
	to include 3 months claim over and above the period mentioned in the paragraph for the validition				
	of the Bank Guarantee in the tender we shall be discharged from all liability under this guarantee				
2	thereafter.				
4.	This guarantee will not be discharged due to the change in constitution of the Bank or the				
	Contractor(s). Also the guarantee will not be discharged due to change in the constitution of				
	Management of NFL.				
5.	WeBank, lastly undertake not to revoke this guarante				
	during its currency except with the previous consent of 'NFL' in writing.				
ate	edday of2022				
	Corporate Seal for Bank				

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## Special Terms and Conditions and Scope of Work

#### 1.1 GENERAL:

### Scope Of Work:

- 1.1.1 The contractor shall execute the work i.e. "Removal of existing surface / Surface preparation plus Supply and installation of Vinyl surfaces in Two Number Badminton courts for Vindhyachal Club and Vinod Kendra Club as per SOQR".
- 1.1.2 The work shall be executed as per CPWD General Specifications for Civil & Electrical Works, amended up to date, relevant BIS codes and as per directions of Engineer-in-charge.
- 1.1.3 Any other items, which are not specifically included in the scope of works but are essential for the successful operation of the system, shall be provided by the bidder.
- 1.1.4 Nothing in these specifications shall be construed to relieve the successful tenderer of his responsibility for design, manufacture and installation of the equipment with all accessories in accordance with the applicable statutory and safety regulations in force, BIS recommendations and CPWD standards
- 1.1.5 The necessary tools, tackles, material and labour required for all the works mentioned here under to complete the works up to the satisfaction of engineer is in the scope of the contractor. No additional payment will be made for the same.
- 1.1.6 The contractor strictly adheres to all statutory compliance's government rules and regulations
  - a) Compliance with Payment of minimum wages, ESI, PF and Other labour regulations and workman compensation acts.
  - b) Factories' Act 1948
  - c) Indian Electricity Acts & CEA regulations.
  - d) Child Labour Acts
  - e) SHE (safety, Health, Environmental) standards.
  - f) B.I.S & other standards as applicable.

### 1.2 DELIVERY SCHEDULE:

- 1.2.1 The contractor(s) shall start the work within 15 days from the date of issue of work order /Instructions from time to time by engineer-in-charge.
- 1.2.2 Delivery is the essence of the contract. In case there is any deviation in the delivery schedule, liquidated damages will be levied for the delayed period. Therefore, it should be ensured that all the items should be delivered within Specified time from the date of receipt of Work Order at site.
- 1.2.3 If the supply of material is delayed due to reason of force majeure such as acts of God, acts of public enemy, acts of Government, fires, floods, epidemics, quarantine restriction, strikes etc., and supplier shall give notice within 15 days to Institute in writing of his claim for an extension of time. The Institute on receipt of such notice after verification, if necessary, may agree to extend the Contract delivery date as may be reasonable but without prejudice to other terms and conditions of the contract.

### 1.3 INSPECTIONS AND TESTS

- 1.3.1 The Employer or its representative shall have the right to inspect and/or to test the Goods to confirm their conformity to the Contract specifications at no extra cost to the Employer (The inspection costs including travelling, boarding and lodging shall be in the scope of the successful bidder).
- 1.3.2 The inspections and tests may be conducted in the premises of the manufacturer/contractor. If conducted on the premises of the Contractor, all reasonable Works and assistance, including access to drawings and production data shall be furnished to the inspectors at no cost to the Employer.
- 1.3.3 Should any inspected or tested Goods fail to conform to the specifications, the Employer may reject and the Contractor shall either replace the rejected Goods or make alterations necessary to meet specification requirements free of cost to the Employer.
- 1.3.4 The Employer's right to inspect, test and, where necessary, reject the Goods after the arrival at Site shall in no way be limited or waived by reason of the Goods having previously been inspected, tested and passed by the Employer or its Representative prior to the Goods shipment.
- 1.3.5 If required, the contractor shall arrange carrying out of all tests required under the agreement through the laboratory as approved by the Engineer-in-Charge and shall bear all charges in Connection therewith including fee for testing. The said cost of tests shall be borne by the Contractor.

- 1.3.6 The contractor shall procure all the materials at least in advance so that there is sufficient time to testing and approving of the materials and clearance of the same before use in work. If the surface is uneven, the contractor shall prepare the surface before the installation of the vinyl surfaces.
- 1.3.7 All materials brought by the contractor for use in the work shall be got checked from the Engineer-in-Charge or his authorized representative of the work on receipt of the same at site before use.
- 1.3.8 Copies of all documents like routine and type test certificate of the installation /equipment / tests carried out at manufacturers premises shall be furnished as required.
- 1.3.9 The contractor shall be fully responsible for the safe custody of the materials/works.

## 1.4 Manuals and Drawings

- 1.4.1 Along with the tender, the tenderer shall furnish along with the tender detailed literature, product leaflets, and performance data related to all the pieces of equipment offered.
- 1.4.2 The successful tenderer is also required to submit the following drawings in triplicate for approval before manufacture of the equipment and commencement of the work.
  - a) Bar chart indicating the completion of various activities with dates.
  - b) General arrangement drawing of the equipment including layout drawing complete With dimensions.
  - c) Weights of the assembled equipment including dynamic loads imposed by the Equipment.
  - d) Details of foundations that will be required for the equipment.
  - e) Electrical control schematic diagram.
- 1.4.3 Before the Goods and Services are taken over by the Employer, the Contractor shall supply of manuals together with AS BUILT DRAWINGS of the goods and equipment. These shall be in such detail as will enable the Employer to operate, maintain, adjust and repair all parts of the equipment as stated in the specifications.
- 1.4.4 It shall be the obligation of the Contractor to train and familiarize the designated person by the Employer in regard to the operation manual and drawings

### 1.5 Construction, Installation & Commissioning:

- 1.5.1 The Contractor shall execute the work in any buildings of the NFL Vijaipur Unit premises as directed by the Engineer in charge.
- 1.5.2 While executing work, if any minor modification/alteration is to be done by the contractor as advised by site engineer, nothing shall be paid extra.
- 1.5.3 The contractor during the execution of work shall follow the Indian Electricity act & all other statutory rules, regulations Acts as available & applicable on date during the period of contract.
- 1.5.4 For any work necessitating shut down for executing the work even for a short duration, the contractor will ensure proper co-ordination with E&M unit electrical staff.
- 1.5.5 The contractor will have to submit the list of authorized/competent staff along with a set of photo identity cards to whom permission will be required to be issued by the NFL Vijaipur.
- 1.5.6 The contractor team shall be equipped with necessary communication facility at site of work. There should be at least one qualified supervisor who will control his man-power & obtain necessary instruction form NFL Viiaipur's representative/supervisor at site of work.
- 1.5.7 Any damage/breakage to the NFL Vijaipur property during the execution of work will be at the risk & cost of the contractor.
- 1.5.8 Contractor shall ensure the safety of its own personnel and equipment's and any other persons involved in installation and commissioning activities.

### 1.6 COOPERATION WITH OTHER AGENCIES

1.6.1 The successful tenderer shall co-ordinate with other contractors and agencies engaged in the construction of buildings, if any, and exchange freely all technical information so as to make the execution of this work/contract smooth. No remuneration should be claimed from the department for such technical cooperation. If any unreasonable hindrance is caused to other agencies and any completed portion of the work has to be dismantled and re-done for want of cooperation and coordination by the tenderer during the course of work, such expenditure incurred will be recovered from the successful tenderer if the restoration work to the original condition or specification of the dismantled portion of the work was not undertaken by the tenderer himself.

### 1.7 CONTRACT COMMENCEMENT DATE:

The Contract shall come into effect from the date of issue of the Letter of Acceptance (LOA) or Work Order or Employer's Notice to Proceed (NTP) or agreement whichever is earlier.

### 1.8 COMPLETION PERIOD

1.8.1 The work shall be completed in all respects and handed over to the department within the period specified. The date of successful completion of the prescribed testing at site after installation and

- handing over the installation to the department shall be taken as the date of completion of the work. DLP period if any will commence from this date.
- 1.8.2 The completion period is 45 Days (Forty Five Days) from the date of commencement of works. The successful bidders will be empanelled for the same period.

## 1.9 DEFECT LIABILITY PERIOD/ WARRANTY

- 1.9.1 Defect Liability period for works is one year from the date of completion of the works.
- 1.9.2 The Contractor further warrants that all Goods supplied under this Contract shall have no defect arising from design, materials or workmanship (except when the design and/or material is required by the Employer's Specifications) or from any act or omission of the Contractor, that may develop under normal use of the supplied Goods in the conditions prevailing in the country of final destination.
- 1.9.3 Upon receipt of complaint, the Contractor shall, within the period of 07 days and with all reasonable speed, repair or replace the defective Goods or parts thereof, free of cost at the ultimate destination. The Contractor shall take over the replaced parts/goods at the time of their replacement. No claim whatsoever shall lie on the Employer for the replaced parts/goods thereafter.
- 1.9.4 Warranty period of individual items applicable as per manufacturer's warranty or warranties as mentioned in the contract. In case of Authorized distributer / Authorized dealer, they should submit the warranty certificate from manufacturers in addition the Warranty offered by the OEM.

#### 1.10 LIQUIDATED DAMAGES:

- 1.10.1 If the Contractor fails to deliver the material/work within the time specified in the Contract or any extension thereof, the Institute shall recover from the Contractor as Liquidated Damages at the rate of 1 % of order value per week or 1% of the value for which the delivery is delayed for each week of delay as the case may be subject to a maximum of 10% of the order value should be levied.
- 1.10.2 During DLP or warranty if contractor fails to rectify the defects with 07 days after intimation, Penalty of Rs 500 per day per item will be imposed. If any of the defects Persists for more than 15 days, such defects will be attended on risk & cost basis without any further intimation and cost will be recovered.

#### 1.11 WATCH and WARD

1.11.1 Watch and ward of the entire work shall be the sole responsibility of the contractor for the entire period of completion including extension of time requested by the contractor and/ or granted by the department.

### 1.12 MSME vendor Payment through TReDS:

GOI has introduced electronics platform for facilitating the financing of trade receivable of MSMEs from buyers, through financiers, which is termed as trade Receivables.

Discounting Systems (TReDS) NFL is already registered on RXIL TReDS platform.

MSME Bidders are requested to Kindly register on the TReDS platform and avail the TReDS facility, if they want to.

The details of RXIL contact person is as below,

Contact person : prajay Shukla Contact no. 8090051171 Email id : prajay.shukla@rxil.in

Bidder upon successful delivery shall submit their invoices along with thee mandate enclosures including TReDS details. Upon receipt and acceptance of the supplied materials/services and receipt of invoices with the mandate enclosures, NFL shall process the invoice for payment as per details submitted on TReDS platform.

Any unfinanced invoices of MSME bidders seeking payment from NFL directly shall be processed as per the standard payment terms agreed in PO/contract.

### 1.13 OBLIGATION OF THE CONTRACTOR:

- a) All the taxes and levies shall be payable by the contractor, NFL shall not be responsible for all the taxes imposed by the State/Central Govt. from time to time.
- b) The contractor shall comply with all Central, State laws and rules relating to the contract. The contractor shall, to the extent he is liable, comply with & give all notices required under any

Government Authority, instrument, rule or order made under any Act of Parliament, State laws or any regulations or bye-laws of any local authority relating to the contract. The Contractor shall, to the extent that he is liable to, pay and indemnify NFL against any liability in respect of any fee or charges payable under any Act of Parliament State Laws or any Govt. instrument, rule or order any regulations, bye-laws of any local authority in respect of the contract awarded.

- c) If NFL is not satisfied with the services or conduct of any of the employees for any reason whatsoever, the contractor shall remove him. Contractor shall employ in and about the execution of the work, experienced persons, well behaved and punctual in their duties. Person once removed from the duties shall not be employed again to work. The persons employed by the contractor will be the employee of the contractor and not NFL.
- d) The contractor is deemed to have satisfied himself as to the nature of the site, local facilities of access and all matters affecting the execution of the contractual obligations. No claims for extra charges consequent upon any misunderstanding or otherwise will be allowed.
- e) The contractor and his employees shall follow the Company's normal security arrangement and other regulations in force from time to time.
- f) In case of any accident necessitating medical attendance, first aid, the same shall be reported immediately to the Head of HR Department and shall be followed up by the Contractor for other statutory formalities. The Contractor shall keep NFL, indemnified of any of his employees' obligations.
- g) The contractor shall ensure that at all times, the persons appointed by the Contractor are physically fit and free from any disease, injury or illness contagious or otherwise.
- h) NFL Doctor may examine the Contractor's employees as and when felt necessary, and those declared unfit shall be removed from NFL premises and the contractor should provide the replacement of such persons immediately.
- i) The contractor shall ensure that the person appointed or to be appointed for services in the premises of NFL do not suffer from any legal disqualification from service by reason of his age or any law statute in force from time to time or if any criminal record holder of the State Govt. or any other whatsoever.
- j) The drivers so engaged with vehicle shall have valid Commercial Driving License or license as applicable as per Motor Vehicle Act.
- **1.14** The designated authority for arbitration at 35 (i) at GTC will be DGM (HR).

Dated 21.12.2023

# Quotation for Removal of existing surface / Surface preparation plus Supply and installation of Vinyl-surface in Two Number Badminton courts.

Name Of Contract	Removal of existing surface / Surface preparation and Supply and installation of Vinyl surface in Two Number Badminton courts.
NIT Ref. No.	NFL/PACO/HR/B.Court Dated 21.12.2023.
Name Of Bidder :	

			existing surface / Surface   wo Number Badminton courts.		on and Supply and
S.N	Product	Area	Rates per sq ft. (in ₹)	GST %	Total Price (Inclusive
	Description	&			of GST)
	•	Quantity			(in ₹)
1.	Supply and	2600 sq.	₹		₹
	installation of	ft.	(in figure)		
	Green Color	(Approx.)	₹		( in figure)
	(Crystal Sand				
	Finish) 7.0		(in words)		₹
	MM Thickness		,		
	carpet.				( in words)
	Note: The				
	surface				
	preparation				
	must be done				
	by contractor				
	before				
	commenceme				
	nt of				
	installation of				
	the carpets.				

- 1. The Tenderer shall quote single Rate against each item and not the multiple rates in the Schedule of Rates. Any Tender with the multiple rates quoted will be summarily rejected.
- 2. The rates quoted should be inclusive of all taxes, Duties, Royalties and other Statutory Levies to be payable except GST.

(SIGNATURE OF TENDERER)
Name:
Date
Place

# **E-Tendering Guidelines**

## 1). Enrolment process in the Tender site

- 1. Bidders are required to enrol on the e-Procurement module of the Central Public Procurement Portal (URL: https://etenders.gov.in/eprocure/app) by clicking on the link "Online Bidder Enrolment". Enrolment on the Portal is free of charge.
- 2. As part of the enrolment process, the bidders will be required to choose a unique username and assign a password for their accounts.
- 3. Bidders are advised to register their valid email address and mobile numbers as part of the registration process. These would be used for any communication from the Portal.
- 4. Upon enrolment, the bidders will be required to register their valid Digital Signature Certificate (Class III Certificates with signing key usage) issued by any Certifying Authority recognized by CCA India, with their profile.
- 5. Only one valid DSC should be registered by a bidder. Please note that the bidders are responsible to ensure that they do not lend their DSCs to others which may lead to misuse.
- 6. Bidder then logs in to the site through the secured log-in by entering their user ID / password and the password of the DSC / e-Token.

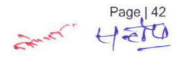
## 2). Tender search

- There are various search options built in the Portal, to facilitate bidders to search active tenders
  by several parameters. These parameters could include Tender ID, organization name, location,
  date, value, etc. There is also an option of advanced search for tenders, wherein the bidders may
  combine a number of search parameters such as organization name, form of contract, location,
  date, other keywords etc. to search for a tender published on the Portal.
- 2. Once the bidders have selected the tenders they are interested in, they may download the required documents / tender schedules. These tenders can be moved to the respective 'My Favourites' folder. This would enable the Portal to intimate the bidders through SMS / e-mail in case there is any corrigendum issued to the tender document.
- 3. The bidder should make a note of the unique Tender ID assigned to each tender, in case they want to obtain any clarification / help from the Helpdesk.

## 3). Preparation of bids

- 1. Make folders with the name of the tender number so as to identify the folders easily during the bid document uploading.
- 2. File and Folder name should not contain any special characters (&, #, etc) or space in between.
- 3. Download the tender document, NIT, BOQ of the required tender in that folder.
- 4. Scan the EMD fee instruments/ Tender fee instruments for offline payments if any.
- 5. In the case of offline payment, the details of the DD/any other accepted instrument, physically sent, should tally with the details available in the scanned copy and the data entered during bid submission time. Otherwise the bid submitted will not be acceptable.
- 6. Scan and keep ready Pre-qualification documents like life certificates, PAN etc if any
- 7. Prepare the technical bid document and then convert into PDF
- 8. Prepare the BOQ i.e. fill up required figures in the downloaded XLS document. The BOQ file with the same name has to be uploaded while uploading the financial bids. If there is any change in Name it may not get uploaded or give an error.
- 9. Keep all the documents in the same folder for the easy bid document upload
- 10. The bid summary has to be printed and kept as an acknowledgement as a token of the submission of the bid. It will act as a proof of bid submission for a tender floated and will also act as an entry point to participate in the bid opening date. For any clarifications with the TIA, the bid no can be used as a reference.

### 4). Submission of bids





Bidder should log into the site well in advance for bid submission so that he/she upload the bid in time i.e. on or before the bid submission time. Bidder will be responsible for any delay due to other issues.

The bidder has to digitally sign and upload the required bid documents one by one as indicated in the tender document.

- 3. Bidder should prepare the EMD as per the instructions specified in the tender document. The original should be Posted/couriered/given in person to the Tender Processing Section, latest by the last date of bid submission. The details of the DD/any other accepted instrument, physically sent, should tally with the details available in the scanned copy and the data entered during bid submission time. Otherwise the uploaded bid will be rejected.
- 4. If a standard BOQ format has been provided with the tender document to be filled by all the bidders. Bidders are requested to note that they should necessarily submit their financial bids in the format provided and no other format is acceptable. Bidders are required to download the BOQ file, open it and complete the while colored (unprotected) cells with their respective financial quotes and other details (such as name of the bidder). No other cells should be changed. Once the details have been completed, the bidder should save it and submit it online, without changing the filename. If the BOQ file is found to be modified by the bidder, the bid will be rejected.
- 5. The serve time (which is displayed on the bidders' dashboard) will be considered as the standard time for referencing the deadlines for submission of the bids by the bidders, opening of bids etc. The bidders should follow this time during bid submission.
- 6. All the documents being submitted by the bidders would be encrypted using PKI encryption techniques to ensure the secrecy of the data. The data entered cannot be viewed by unauthorized persons until the time of bid opening. The confidentiality of the bids is maintained using the secured Socket Layer 128 bit encryption technology. Data storage encryption of sensitive fields is done.
- 7. Any document that is uploaded to the server is subjected to symmetric encryption using a system generated symmetric key. Further this key is subjected to asymmetric encryption using buyers / bid-openers public keys. Overall, the uploaded tender documents become readable only after the tender opening by the authorized bid openers. Upon the successful and timely submission of bids, the portal will give a successful bid submission message & a bid summary will be displayed with the bid no. and the date & time of submission of the bid with all other relevant details.
- 8. The bid summary has to be printed and kept as an acknowledgement of the submission of the bid. This acknowledgement may be used as an entry pass for any bid opening meetings.

## 5). Password maintenance

- 1. The length of the password should be of 8 to 32 characters
- 2. The password should be of any English lowercase and uppercase (a-z and A-Z) characters.
- 3. The password must contain at least one number between 0-9.
- 4. The password must contain at least one special character from these [! @ # \$ ^ \* \_ ~]
- 5. Sample password is just like Admin123\$, India2000#, etc.

## 6). About DSC

- Digital Signature Certificates (DSC) is the digital equivalent (that is electronic format) of physical paper certificates.
- 2. Like physical documents are signed manually, electronic documents, for example e-forms are required to be signed digitally using a Digital Signature Certificate. Transactions that are done using Internet if signed using a Digital Signature certificate becomes legally valid.
- 3. Bidders have to procure Class 3 signing certificates only. Only Class 3 is valid for e-tendering purpose.
- 4. The Certifying Authorities are authorized to issue a Digital Signature Certificate with a validity of one or two years. The maximum period for which the DSC is issued is only two years. On the expiry of the term, the Digital Signature Certificate can be revalidated by paying the fees again.



- Digital Signatures are legally admissible in a Court of Law, as provided under the provisions of IT.
- Digital Signature Certificate (DSC) is not required by Companies but by individuals. For example the Director or the Authorized signatory signing on behalf of the Company requires a DSC.
- 7. Each user logs in to the tender site thro' the secured log in by giving the user id/ password allotted during registration & then by giving the password of the DSC. The DSC password will get locked if successively wrong password is given many times.

## 7). DSC providers for Private firms

A licensed Certifying Authority (CA) issues the digital signature. Certifying Authority (CA) means the authority that has been granted a license to issue a digital signature certificate under Section 24 of the Indian IT-Act 2000.

- The vendors like TCS (www.tcs-ca.tcs.co.in), Sify, MTNL, nCode (dsc@ncodesolutions.com), e-Mudhra (www.e-mudhra.com) are issuing DSC's for bidders.
- ii. The time taken by Certifying Authorities to issue a DSC may vary from three to seven days.

# 8). Advantage of "My Space" on Portal

- 1. The bidder can upload Non Sensitive frequently asked documents prior at any point of time once he logs in to the application. These are not encrypted.
- 2. The can be anything like PAN Certificate, VAT Certificate, Equipment Details, Manpower Details, Copies of Balance Sheet of last few years, Details of quantity of work executed etc.
- 3. In some cases the TIA might have uploaded a format while in many cases it may just be a scanned copy of the original which needs to be uploaded.
- 4. This will avoid repeated upload of common documents and also save space and time.

## 9). System requirements

- 1. Windows XP with latest service pack / Windows 7/ Windows 10
- 2. Loaded IE 7.0 or above
- 3. Loaded IRE 1.6 or above
- 4. Antivirus Software with latest definition.
- 5. Internet connectivity
- 6. Scanner to scan the documents if required
- 7. Printer and PDF Creator.

## 10). Assistance to Bidders

- (i) Any queries relating to the tender document and the terms and conditions contained therein should be addressed to the Tender Inviting Authority for a tender or the relevant contact person indicated in the tender.
- (ii) Any queries relating to the process of online bid submission or queries relating to tender Portal in general may be directed to the 24x7 CPP Portal Helpdesk. The contact number for the helpdesk is 1800 233 7315.
- (iii) All the vendors participating in the online e-tendering have to abide by the process involved in the entire workflow of the e-tendering.
- (iv) NFL is not responsible for any mistake made by the vendor at the time of bidding process. In case any vendor submits an invalid bid due to any reason including typing mistake / human error, such invalid bid will be disqualified and such vendor shall not be allowed to further participate in that tender. The remaining process shall be completed considering the other valid bids.
- (v) For submitting price bid through e-Auction, the successful Pre-qualified Vendors will have to use a Class III Digital Signature Certificate issued by any India CA approved by CCA of India as per IT Act 2000
- (vi) It is mandatory for the vendors to use the digital certificate in all their bidding Process.
- (vii) It is the entire responsibility of the vendors to protect their own login id and Password and keep their digital certificate safe so that is not misused by any other person.

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# SECURITY DEPOSIT-CUM-PERFORMANCE BANK GUARANTEE FORMAT (To be prepared on Stamp paper issued in the name of Bank)

This E	BANK	GUARANTEE	No	made this day of
				a bank incorporated and having it
registere				(hereinafter called BANK) which expressionshal
unless re	epugnar	nt to the context	or contra	ry to the meaning thereof include its successors and
				FERTILIZERS LIMITED, a Company registered in
				ving its registered office at Core -III, Scope Complex
7, Institu	itional A	rea, Lodhi Road,	New Del	lhi -110 003, India (Hereinafter referred to as "Owner"
) which	express	ion shall unless	repugnar	nt to the context or contrary to the meaning thereo
include i	its succe	ssors and assigns	on the o	other part.
WHERE	AS in	pursuance to t	he agre	ement dated(hereinafter called
				National Fertilizers Limited and
				ted in(hereinafter called
				inless repugnant to the context or contrary to the
				d assigns, for supply of
				ract, Contractor has to submit a Security Deposit-
				Rs
				nish the Security cum performance Bank Guarantee
				nt of all of its obligations under the contract.
us rieren	arter co	itumed towards	rummer	it of all of its obligations under the contract.
NOW TI	HIS DEE	D WITNESSES A	AS FOLLO	DWS:
The decid	oion of t	bo Overson so to see	la a tha a a tha	the state of the s
				te terms and conditions of this Security Deposit- cum-
				bserved or not shall be final and binding on the sresponsibility under this Security Deposit-cum-
Performa	ance Bar	ik Guarantee is li	mited to	Rs
OWNER	that	the RAN	v ic	Bank hereby guarantees as a direct responsibility to
				holding the amount of Rsat Owner's
				l be bound to pay to OWNER, forthwith at Owner's as failed to fulfil its obligations under the contract for
				without any protest or demur and without recourse
				easons as to whether the amount if lawfully asked for
by Owne	r or not	the entire amou	nt or the i	portion thereof as mentioned by Owner in the notice.
, , , , , ,			it of the j	for a create as mentioned by Owner in the notice.
3. TI	his Secu	rity Deposit-cur	n-Perforr	nance Bank Guarantee shall be valid for an initial
period of				onths from the date of this Bank Guarantee No.
d	ated		gi	ven by the Bank to Owner become effective. Upon
issuance	of Com	missioning / cert	ificate ac	cording to terms of contract on expiry of
				ovementioned certificate of commissioning/erection
		tificate, the Secu	rity Depo	osit-cum- Performance Bank Guarantee shall become
null and	VOIC			



4. 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 secure and Owner at its discretion and without any further consent from the Bank, and without affecting its rights against the Bank, may compound with, give time or other indulgence to or make any other 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.

5.	UNLESS PREVIOUSLY CANCELLED BY THE OWNER, this Security Deposit-cum-
Perf	formance Bank Guarantee will remain in force initially up to
	months from the effective date of Bank Guarantee Nodated
	given by the Bank to the Owner and subject to provisions of paragraph2 above
will	stand automatically cancelled on the expiry of the said period. Unless demand or claim
und	er this Bank Guarantee is made on Bank in writing within three months from the date of
expi	iry of this Bank Guarantee, all the rights of Owner against the Bank shall be forfeited and
Banl	k shall be relieved and discharged from all the liabilities hereunder.
6.	Any notice by way of request, demand or otherwise hereunder may be sent by post to
the 1	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

and a certificate, signed by an officer of the owners, to the effect that the envelope was so posted, shall be conclusive.The Security Deposit-cum-Performance Bank Guarantee is to be returned to the Bank

given by post, it shall be sufficient to prove that the envelope containing the notice was posted

- after its expiry in terms of Paragraph 4 above.

  8. This guarantee will not be discharged due to the change in constitution of the Bank or
- 8. This guarantee will not be discharged due to the change in constitution of the Bank or the Contractor(s). Also the guarantee will not be discharged due to change in the constitution or Management of NFL (owner).
- The Bank declares that it has the power to issue this guarantee and the undersigned have full power to do so.

Dated	this	_day of	202

(Indicate the name of the Bank with stamp)



## **Integrity Pact**

(To be executed on plain paper and submitted along with technical bid/ tender documents for tenders having a value of Rs.1 crore or more. To be signed by the bidder and NFL.)

National Fertilizers Limited (NFL) hereinafter referred to as "The Principal" AND hereinafter referred to as "The Bidder/Contractor"

### PREAMBLE

The Principal intends to award, under laid down organizational procedures, contract/s for\_\_\_\_. The Principal values full compliance with all relevant laws of the land, rules, regulations, economic use of and of fairness/transparency in its relations with its Bidder(s) and/or Contractor(s).

In order to achieve these goals, the Principal will appoint an Independent External Monitor (IEM), who will monitor the tender process and the execution of the contract for compliance with the principles mentioned above.

## Section 1 - Commitments of the Principal.

- 1. The Principal commits itself to take all measures necessary to prevent corruption and to observe the following principles:
- a) No employee of the Principal, personally or through family members, will in connection with the tender for, or the execution of a contract, demand, take a promise for or accept, for self or third person, any material or immaterial benefit which the personal is not legally entitled to.
- b) The Principal will during the tender process treat all Bidder(s) with equity and reason. The Principal will in particular, before and during the tender process, provide to all Bidder(s) the same information and will not provide to any Bidder(s) confidential/additional information through which the Bidder(s) could obtain an advantage in relation to the process or the contract execution.
- c) The Principal will exclude from the process all known prejudiced persons.
- 2. If the Principal obtains information on the conduct of any of its employees which is a criminal offence under the IPC/PC Act, or if there be a substantive suspicion in this regard, the Principal will inform the Chief Vigilance Officer and in addition can initiate disciplinary actions.

# Section 2 - Commitments of the Bidder(s)/Contractor(s)

- 1. The Bidder(s)/Contractor(s) commit himself to take all measures necessary to prevent corruption. He commits himself to observe the following principles during his participation in the tender process and during the contract execution.
- a. The Bidder(s)/contractor(s) will not, directly or through any other persons or firm, offer promise or give to any of the Principal's employees involved in the tender process or the execution of the contract or to any third person any material or other benefit which he/she is not legally entitled to, in order to obtain in exchange any advantage or during the execution of the contract.
- b. The Bidder(s)/Contractor(s) will not enter with other Bidders into any undisclosed agreement or understanding, whether formal or informal. This applies in particular to prices, specifications, certifications, subsidiary contracts, submission or non-submission of bids or any other actions to restrict competitiveness or to introduce cartelization in the bidding process.
- c. The Bidder(s)/Contractor(s) will not commit any offence under the relevant IPC/PC Act; further the Bidder(s)/Contractors will not use improperly, for purposes of competition or personal gain, or pass on to others, any information or documents provided by the Principal as part of the business relationship, regarding plans, technical proposals and business details, including information contained or transmitted electronically.
- d. The Bidder(s)/Contractor(s) of foreign origin shall disclose the name and address of the Agents/representatives in India, if any. Similarly, the bidder(s)/contractor(s) of Indian Nationality shall furnish the name and address of the foreign principals, if any. All the payments made to the India agent/representative have to be in Indian Rupees only.
- e. The Bidder(s)/Contractor(s) will, when presenting his bid, disclose any and all payments he has made, is committed to or intends to make to agents, brokers or any other intermediaries in connection

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with the award of the contract.

The Bidder(s)/Contractor(s) will not instigate third persons to commit offence soutlined above or be an accessory to such offences.

Section 3: Disqualification from tender process and exclusion from future contract

If the Bidder(s)/Contractor(s), before award or during execution has committed a transgression through a violation of Section 2 above or in any other form such as to put his reliability or credibility in question, the Principal is entitled to disqualify the Bidder(s)/Contractor(s) from the tender process or to terminate the contract, if already signed, for such reasons.

## Section 4: Compensation for Damages

- If the Principal has disqualified the Bidder(s) from the tender process prior to the award according to Section 3, the Principal is entitled to demand and recover the damages equivalent to Earnest Money Deposit/Bid Security.
- If the Principal has terminated the contract according to Section 3, or if the Principal is entitled to terminate the contract according to Section 3, the Principal shall be entitled to demand and recover from the Contractor liquidated damages of the Contract value or the amount equivalent to Performance Bank Guarantee.

## Section 5: Previous Transgression

- The Bidder declares that no previous transgressions occurred in the last three years with any other company in any country conforming to the TII's anti-corruption approach or with any other public sector enterprise in India that could justify his exclusion from the tender process.
- 2. If the bidder makes incorrect statement on this subject, he can be disqualified from the tender process and appropriate action can be taken including termination of the contract, if already awarded, for such reason.

## Section 6: Equal treatment of all Bidders/Contractors/Sub-contractors.

- The Principal will enter into agreements with the identical conditions as this one with all bidders, contractors and sub-contractors.
- The Principal will disqualify from the tender process all bidders who do not sign this Pact or violate its provisions.

# Section 7: Criminal charges against violation Bidder(s)/Contractor(s)/Sub-contractors(s)

If the Principal obtains knowledge of conduct of a Bidder(s)/ Contractor(s) which constitutes corruption, or if the Principal has substantive suspicion in this regard, the Principal will inform the same to the Chief Vigilance Officer.

## Section 8: Independent External Monitor/Monitors

- The Principal appoints competent and credible Independent External Monitor for this Pact. The task of the Monitor is to review independently and objectively, whether and to what extent the parties comply with the obligations under this agreement.
- 2. The Monitor is not subject to instructions by the representatives of the parties and performs his functions neutrally and independently. It will be obligatory for him to treat the information and documents of bidders /contractors as confidential. He reports to the Chairman & Managing Director, NFL.
- 3. The Bidder(s)/Contractor(s) accepts that the Monitor has the right to access without restriction to all project documentation of the Principal including that provided by the Contractor. The Contractor will also grant the Monitor, upon his request and demonstration of a valid interest, unrestricted and unconditional access to his projectdocumentation. The same is applicable to Subcontractors. The Monitor is under contractual obligation to treat the information and documents of the Bidder(s)/Contractor(s)/Subcontractor(s) with confidentiality.
- 4. The Principal will provide to the Monitor sufficient information about all meetings among the parties related to the Project provided such meetings could have an impact on the contractual relations between the Principal and the Contractor. The parties offer to the Monitor the option to participate in such

meetings.

5. As soon as the Monitor notices, or believes to notice, a violation of this agreement, he will so inform the Management of the Principal and request the Management to discontinue or take corrective action, or to take other relevant action. The monitor can in this regard submit non-binding recommendations. Beyond this, the Monitor has no right to demand from the parties that they act in a specific manner, refrain from action or tolerate action.

The Monitor will submit a written report to the Chairman & Managing Director,,NFL within 8 to 10 weeks from the date of reference or intimation to him by the Principal and, should be occasion arise, submit proposals for correcting problematic situations.

7. Monitor shall be entitled to compensation on the same terms as being extended to/provided to

Independent Directors on NFL Board.

- 8. If the Monitor has reported to the Chairman & Managing Director, National Fertilizers Limited, a substantiated suspicion of an offence under relevant IPC/PC Act, and the Chairman & Managing Director, NFL has not, within the reasonable time taken visible action to proceed against such offence or reported it to the Chief Vigilance Officer, the Monitor may also transmit this information directly to the Central Vigilance Commissioner.
- 9. The word "Monitor" word include both singular and plural.

### Section 9: Pact Duration

This pact begins when both parties have legally signed it. It expires for the Contractor 12 months after the last payment under the contract, and for all other Bidder 6 months after the contract has been awarded. If any claim is made/lodged during this time, the same shall be binding and continue to be valid despite the lapse of this pact as specified above, unless it is discharged/determined by Chairman & Managing Director of NFL.

# Section 10: Other Provisions

This agreement is subject to Indian Law. Place of performance and jurisdiction is the Registered Office of the Principal i.e. New Delhi.

Changes and supplements as well as termination notices need to be made in writing. Side agreements have not been made.

If the contractor is a partnership or a consortium, this agreement must be signed by all partners or consortium members.

Should one or several provisions of this agreement turn out to be invalid, the remainder of this agreement remains valid. In this case, the parties will strive to come to an agreement to their original intentions.

A person signing IP shall not approach the courts while representing the matters to IEMs and he/she will await their decision in the matter.

COMPLIANCE WITH LABOUR LAWS/CODES/SCHEMES: "The bidder (s)/Contractor (s) shall, wherever applicable, comply with all the statutory requirements relating to the contracts such as relevant Labour Laws/Codes/Schemes including but not limited to the EPF & Misc. Provisions Act-1952, the ESI Act-1948, the payment of Bonus Act-1965, the Contract Labour (Regulation & Abolition) Act, 1970, the Minimum Wages Act-1948, etc. as amended from time to time and for the time being in force."

(For & on behalf of the Principal) (Office Seal)	(For & on behalf of Bidder/Contractor) (Office Seal)
Place	
Date	
Witness 1:	Witness 1:
(Name & Address)	(Name & Address)
Witness 2:	Witness 2:
(Name & Address)	(Name & Address)

man Heter

# **CONTRACT AGREEMENT**

THIS	CONTRACT madeon this day of202 at(Place)				
BETW	VEEN NATIONAL FERTILIZERS LIMITED (NFL), a Public Sector Undertaking (PSU)				
	the Administrative Control of Department of Fertilizers, Ministry of Chemicals &				
	Fertilizers having its Registered Office at SCOPE Complex, Core-III, 7, Institutional Area,				
Lodhi	i Road, New Delhi-110003 and its Unit/ Office at				
(herei	nafter referred to as the "Owner", which expression shall be deemed to include its				
	ssors and assigns) through its authorized representative of the one Part.				
Succes	ssors and assigns) unough its audiorized representative of the one rait.				
	AND				
M/s	(carrying on business in sole-proprietor/ partnership/				
	any etc.,) having its office/ registered office at				
(herei	nafter referred to as "Contractor", which expression shall be deemed to include his/its				
	sentatives/successors and permitted assigns) through its authorized representative of				
	her Part.				
tite or					
WHE	REAS the Owner is desirous of executing certain works as mentioned and described in				
	Tork Order / Letter of Intent Nodatedfor total Contract				
value	of Rs. (Rs. Only) and whereas				
	ontractor has agreed to execute the work as specified in the Tender Documents and				
	Order/ Letter of Intent referred to above and also in the contract documents.				
NOW	THEREFORE THIS CONTRACT WITNESSTH AS FOLLOWS: ARTICLE – I				
1.0	CONTRACT DOCUMENTS				
1.1	The following documents shall constitute the contract documents namely: -				
a)	This Contract				
b)	Work Order Nodated				
c)	Letter of Intent / Notification of Award Nodated				
d)	Contractor Quotation/bid dated				
e)	Owner's Tender Document/ NIT Nodated				
f)	Amendment/ Addendum/ Corrigendum dated(If any) to Tender				
1)	Document/NIT.				
a)					
g)	Owner's Letter/email dated(If any). Contractor's Letter/email dated(If any).				
h)	Contractor's Letter/email dated(If any).				
10	A				
1.2	A copy each of the above documents (a) to (h) are annexed hereto and the said				
copies	s have been collectively marked Annexure-I.				
ΔΡΤΙ	CLE -2				
2.0	SCOPE OF WORK				
	n consideration of the payment to be made to the Contractor as hereinafter provided, he				
	with due care, promptness, accuracy and workmanship execute the work in				
	dance with approved plans, Notice Inviting Tender (NIT), Special Conditions of the				
	ract, General Terms & Conditions of the Contract, Technical Specifications and the Work				
Order	/ Letter of Intent.				
ARTIC	CLE-3				
3.0	TERM				

The Contract work shall be duly executed and completed in all aspect and

3.1



handed	over to Na	tional Fertilizers Ltd. within a period of	months/year w.e.f.
	to	The time mentioned herein shall be esser	nce of the contract.
ARTICL	E-4		

## 4.0 TERMINATION OF CONTRACT

4.1 Notwithstanding anything elsewhere herein provided and in addition to any other right or remedy of NFL under the Contract or otherwise including right of NFL for compensation for delay the Engineer-in-charge/officer-in-charge may, without prejudice to his right against Consultant in respect of any delay, bad workmanship or otherwise or to any claims for damage in respect of any breaches of the Contract and without prejudice to any rights or remedies under any of the provisions of this Contract or otherwise and whether the date for completion has or has not elapsed by intimation in writing, absolutely, determine the Contract:

Default or failure by Contract of any of his obligations under the Contract including but not limited to the following, the Contract is liable to be terminated if the Consultant becomes bankrupt or insolvent or goes into liquidation or is ordered to be wound up or has a receiver appointed on its assets or execution or distress is levied upon all or substantially all of its assets.

-Abandons the work

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-Persistently disregards the instructions of the Owner in contravention of any provision of the Contract

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-Persistently fails to adhere to the agreed program of work

Or

-Sublets the work in whole or in part thereof without Owner consent in writing

Or

-Performance is not satisfactory or work is abnormally delayed

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-Defaults in the performance of any material undertaking under this Contract and fails to correct such default to the reasonable satisfaction of the Owner within fifteen days after written notice of such default is provided to the Contractor

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- Conceals or submit any false document or information furnished by the contractor regarding past experience and or contents of any document etc. are found false.
- 4.2 Owner may terminate the Contract due to any reason including reasons due to force majeure, regulations or ordinance of any Government or any other reasons beyond the reasonable control of the Owner.

Such termination will be by 15 (fifteen) days' notice in writing and no claim/compensation shall be payable by the Owner as a result of such termination, excepting the fees and costs for the meaningful services rendered by the Contractor and acceptable to Owner up to the date of termination.

## 4.3 CONSEQUENCES OF TERMINATION

If the contract is terminated by NFL for the reasons detailed under clause no. 4.1 of above or for any other reason whatsoever:

 NFL reserves the right to get the work completed at the risk and cost of the Contractor and to recover from the Contractor any amount by which the cost of completing the work by any other agency exceeds the value of the contract, without



prejudice to any other remedies/rights/claims etc. that may be available with NFL.

- ii) Security Deposit/Performance Bank Guarantee Bond submitted by the Contractor shall stand forfeited.
- iii) The Contractor shall have no right to claim any compensation for any loss sustained by him by reason of his having entered into any commitment or made any advance on account of or with a view to the execution of the works, or on account of expected profits.
- iv) All the dues payable to the Contractor for the work executed by him before and up to termination shall only be released after making adjustments for the expenses, charges, damages and expected losses etc. incurred by NFL as a consequence of the termination of the contract.
- v) Apart from above NFL reserves the right to delist/ blacklist the contractor from the approved list of pre-qualified parties or debar from participating in tendering process of NFL in all units / offices as per NFL's rules & regulations.

### ARTICLE-5

## 5.1 FORCE MAJEURE CLAUSE (FMC)

The terms and conditions agreed upon under the contract shall be subject to Force Majeure. Neither the contractor nor NFL shall be considered in default in the performance of their obligation contained therein, if such performance is prevented or delayed or restricted or interfered with by reason of War, Hostilities, Acts of Public Enemy, Civil Commotion, Strike, Lockouts, Epidemics/Pandemics, Accidents, Fires, Explosions, Flood, Earthquake, regulation or ordinance or requirement of any Government or any sub-division thereof or authority or representative of any such Govt., and/or due to technical snag/reasons or any other Act whatsoever, whether similar or dissimilar to those enumerated beyond the reasonable control of the parties hereto or because of any act of GOD. The party so affected, upon giving prompt notice to other party of such conditions and cause thereof from within 15 (Fifteen) days of occurrence of such event, shall be excused from such performance to the extent of such prevention, delay, restriction or interference for the period it persists provided that the party so affected shall use its best efforts to avoid or remove such causes of non-performance if possible and shall continue performance hereunder with the utmost dispatch whenever such causes are removed.

If the performance in whole or in part of any obligation under this contract is prevented or delayed by reason of any such event for a period exceeding 90( Ninety)days, either party may at its option terminate the contract by giving notice to the other party.

For delays arising out of Force Majeure neither NFL nor the Contractor shall be liable to pay extra costs or to make good any losses incurred consequent to the happening of any of the event, provided it is mutually established that Force Majeure condition did actually exist.

### ARTICLE-6

### 6.1 INDEMNITY BY CONTRACTOR

The Contractor shall indemnify and save harmless Owner from and against all actions, suit, proceedings, losses, costs, damages, charges, claims and demands of every nature and description brought or recovered against the Owner by reason of any act or omission of the Contractor, his agents or employees, in the execution of the works or in his guarding of the same. All sums payable by way of compensation under any of these conditions shall be considered as reasonable compensation to be applied to the actual loss or damage sustained, and whether or not directly or indirectly any damage shall have been sustained.

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### ARTICLE-7

### 7.1 ENTIRE CONTRACT

The contract documents mentioned in Article-I hereof embody the entire contract between the parties hereto and the parties declare that in entering this contract, they do not rely upon any previous representation whether express or implied and whether written or oral or any inducement, understanding or agreement of any kind not included within the contract documents and all prior negotiations, representations contract and/or agreements and understanding are hereby cancelled.

### ARTICLE-8

- 8.0 NOTICE
- 8.1 Subject to any provisions in the contract documents to the contrary, any notice, order of communication sought to be served by the Contractor on the Owner with reference to the contract shall be deemed to have been sufficiently served upon the Owner (notwithstanding any enabling provisions under any law to the contrary) only, if delivered by Hand or by Registered Post/ Speed Post or email to the Officer/Engineer-In-Charge as defined in the General Terms and Conditions of the contract.
- 8.2 Without prejudice to another mode of service provided for in the contract documents or otherwise available to the Owner, any notice, order or other communication sought to be served by the Owner on the Contractor with reference to the contract shall be deemed to have been sufficiently served upon the Contractor if delivered by Hand or through Registered Post/Speed Post or email to the Contractor at his specified address at .

## ARTICLE-9

9.0 WAIVER

9.1 No failure or delay by the Owner in enforcing any right or remedy of the Owner in terms of contract or any obligation or liability of the Contractor in terms thereof shall be deemed to be a waiver of such right, remedy, obligation or liability, as the case may be, by the Owner or notwithstanding such failure or delay, the Owner shall be entitled at any time to enforce such right remedy, obligation or liabilities as the case may be.

## ARTICLE-10

10.0 NON-ASSIGNABILITY

10.1 The contract and benefits and obligations thereof—shall be strictly personal to the Contractor and shall not on any account be assignable or transferable by the Contractor, except without written prior permission of Owner.

### ARTICLE-11

### 11.1 DISPUTE RESOLUTION

For Indian Parties

"Any dispute or difference whatsoever arising between the parties out of or relating to the construction, meaning, scope, operation or effect of this contract or the validity or the breach thereof shall be resolved amicably though negotiations by the Parties.A "Notice of Dispute" shall be given by the party seeking resolution of a dispute to other party. If the dispute is not resolved within Thirty (30) days from the notice, the dispute shall be referred to arbitration as per the procedure mentioned herein below:

A written notice shall be given by the contractor invoking arbitration to National Fertilizers Limited through Designated Authority(as mentioned in General Terms and Conditions).

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Where the claim including determination of interest, if any, being claimed upto the date of commencement of arbitration does not exceed Rs. Five crore, the reference shall be made to a sole arbitrator. The parties shall mutually agree on the name of sole arbitrator. In case of disagreement upon the name of the sole arbitrator, the appointment of Sole Arbitrator shall be done in accordance with the provisions of Arbitration & Conciliation Act, 1996.

Where the claim including determination of interest, if any, being claimed, upto the date of commencement of arbitration exceeds Rs. Five crore, the reference shall be made to arbitral tribunal consisting of three arbitrators. Each party shall nominate one arbitrator each within 30 days from the date of receipt of notice of invocation of arbitration and two nominated arbitrators shall appoint the presiding arbitrator within 30 days thereafter. If a Party to the dispute refuses or neglects to nominate an arbitrator on its behalf within the period specified, or the two arbitrators fails to nominate Presiding arbitrator, appointment of Arbitrator(s) shall be done in accordance with the provisions of Arbitration & Conciliation Act, 1996.

The Arbitration proceeding shall be governed by the Arbitration & Conciliation Act, 1996 and any further statutory modification or re-enactment thereof and the rules made thereunder.

It is agreed by and between the parties that in case a reference is made to the Arbitrator for the purpose of resolving the disputes/differences arising out of the contract by and between the parties hereto, the Arbitrator shall not award interest on the awarded amount more than the rate SBI PLR/Base Rate applicable to NFL on date of award of contract.

The seat and venue of arbitration shall be Delhi/Place of respective Unit/Place of Zonal Office.

The cost of the proceedings shall be equally borne by the parties, unless otherwise directed by the arbitral tribunal. The decision of the arbitral tribunal shall be final and binding on all parties."

### 11.2 For Foreign Parties

"Any dispute arising out of or in connection with this contract, including any question regarding its existence, validity or termination, shall be referred to and finally resolved by arbitration administered by the Singapore International Arbitration Centre ("SIAC") in accordance with the Arbitration Rules of the Singapore International Arbitration Centre ("SIAC Rules") for the time being in force, which rules are deemed to be incorporated by reference in this clause.

The seat and venue of the arbitration shall be at New Delhi, India. The language of the arbitration shall be English.

This Contract/LOI/NIT shall be governed by and construed in accordance with the Laws of India."

## 11.3 For CPSEs and Government Department

In the event of any dispute or difference relating to the interpretation and application of the provisions of commercial contract(s) between Central Public Sector Enterprises (CPSEs)/ Port Trusts inter se and also between CPSEs and Government Departments/Organizations (Other than those related to taxation), such dispute or difference shall be taken up by either party for resolution through AMRCD as mentioned in DPE OM No. 4(1)/2013-DPE(GM)/FTS-1835 dated 22-05-2018.

ARTICLE-12 12.0 JURISDICTION

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Notwithstanding any other Court or Courts having Jurisdiction to decide the question(s) forming the subject matter of the reference, if the same had been the subject matter of a suit, any and all actions and proceedings arising out of or relative to the contract (including any arbitration in terms thereof) shall lie only in the court of Competent Civil Jurisdiction in this (where this contract has been signed on behalf of the Owner) and only the said Court(s) shall have jurisdiction to entertain and try such action(s) and/or proceeding(s) to the exclusion of all other Courts. IN WITNESS WHEREOF the parties hereto have duly executed this Contract in duplicate at the place, day and year first above written. SIGNED & DELIVERED SIGNED & DELIVERED For and on behalf of For and on behalf of contractor National Fertilizers Ltd, (With Rubber Stamp) (Owner) (With Rubber Stamp) Date: Date: Place: Place: In the Presence of:Witness In the Presence of: Witness 1 Signature\_ Signature Name of Signatory\_\_\_\_\_ Name of Signatory\_\_\_\_\_ Address Address 2. 2 Signature\_\_ Signature\_\_\_

Name of Signatory\_\_\_\_\_

Address \_\_\_\_\_

Name of Signatory\_\_\_

Address \_\_\_\_\_

# Proforma for Indemnity Bond INDEMNITY made between M/s...

THIS DEED OF INDEMNITY made between M/snaving
its registered office atand place of business atThe
Contractor, which expression shall include its successor and assigns of the one part and M/s National Fertilizers Limited, a company incorporated under the Indian Companies Act and having its registered Office at SCOPE Complex, Core-III, Institutional Area, Lodhi Road, New Delhi (herein under called 'the owner') which expression shall include its successors and assigns of the other part.
WHEREAS the Owner has placed a work Order Noon the Contractor for and whereas one of the conditions of the said Contract, is that the owner will supply to the contractor free issue Material foras specified in the said Contract for the purpose ofand WHEREAS the Owner has agreed to send the said Free issue Material in the terms of the said Contract upon the terms that the Contractor should enter into covenants hereinafter contained.
NOW THIS DEED WITNESSETH AS FOLLOWS:
1. In pursuance of the said agreement and in consideration of the promises the Contractor hereby permits and acknowledges that the Contractor holds and shall always hold the said Free Issue Materials (which will from time to time be sent by the Owner to the Contractor) under the said contract, in trust for to the order of and on account of the Owner.
2. The Contractor hereby assume full responsibilities for the said Free Issue Materials shall keep the said Free Issue Materials free of charge to the Owner in the safe place and in good condition.
3. The Contractor hereby agrees to indemnify and keep the Owner indemnified at all times hereafter against all claims, demands, proceedings, losses, damages, costs charges and expenses which may be or brought against the owner of which the owner may suffer or incur by reason of any loss or damage to the Contractor or its employees caused by the default or negligence of the Contractor or its employees or agent and/or by reasons of breach by the Contractor or its covenants obtained in clause 1 and/or clause 2 hereof.
4. The Contractor hereby admits that the owner shall have a first lien or charge for any amount due to the Owner from the Contractor hereunder on any amount which may be due from the Owner to the Contractor under the said contract.
5. The said contract shall constitute and form an integral part of these presents provided that nothing herein contained shall affect the right of the Owner under the said contract.
6. NOTWITHSTANDING anything stated herein above, Contractor's Liabilities under this Guarantee are restricted to
Rs(Rs
Date

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