

NATIONAL FERTILIZERS LIMITED

(A Govt. of India Undertaking)
Naya Nangal(Punjab)-140126 India
Materials Department

Phone-+91-6238819569; Fax- 01887-220541

Email: sbali@nfl.co.in, bali@nfl.co.in, balu@nfl.co.inNFL Tender Ref: SM/2023/27/Re

Sr. No.	Material Code	Description of Material	UoM	Qty.	Vendor Confirmation (Yes/ No/remarks)
1	0500521	M.S Equal Angle	MT	16	
		Conforming to IS:2062 E250A (Tested Quality)	_		
		Size: 50 X 50 X 6 MM Thick	_		
		Make: Jindal/TATA/SAIL/RINL			Please Mention Make offered:
Note :					
	•	it material test certificates along we e if any must be included in quoted		erial	
	•	all be inclusive of all i.e GST, P&F, F & transit insurance etc.	reight, MT(
	manufacturer/a	shall submit documentary uthorized dealer/ distributor/ character makes mentioned condition"	proof for annel partr	•	

Additional Terms and Conditions:

1. Restrictions under Rule 144 (xi) of the General Financial Rules (GFRs), 2017 as per office IOM no. 6/18/2019-PPD dated 23rd July 2020 & 8th Feb,2021 (Enclosed) shall be applicable:

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 Competent Authority.

Bidder shall be required to give compliance of the following clause in the checklist of this ATC:

"I have read the clause regarding restrictions on procurement from a bidder of a country which

shares a land border with india; I certify that this bidder is not from such a country or, if from

such a country, has been registered with the Competent Authority. I hereby certify that this

bidder fulfills all requirements in this regard and is eligible to be considered. [Where applicable,

evidence of valid registration by the Competent Authority shall be attached.]"

- Payment Terms: 100% payment will be paid within 30 days after receipt and acceptance of material at site and submission of SD. Please be noted that while supplying of material vendor has to mention the NFL Tender Ref No. SM/2023/27/Re along with the GEM Contract.
- 3. **EARNEST MONEY DEPOSIT (EMD):** Tenders can be submitted on submission of an EMD of Rs. `15,000/- (Rupees Fifteen Thousand Only) in the form of:
 - (i) E-transfer in NFL account through RTGS/NEFT.

Our Bank account details are as under: -

Bank Name: State Bank of India, Naya Nangal

Account No.: 011070992603 (Cash credit A/c)

IFS Code : **SBIN0000689**

MICR : 140002304

or

- (ii) Bank Guarantee in the prescribed format from any scheduled Bank excluding Gramin/Co-op Banks. The BG should be valid for a period of minimum 3 months and the party should give an undertaking for extension of the validity of the BG in case the same is desired by NFL. (Annexure-Bid Security (EMD) Performa)Supplier/Contractor may be instructed specially to inform the UTR No. with Name of supplier in order to have hassle free transaction details.
- (iii) The party shall also arrange confirmation of Bank Guarantee (including all amendments) by their issuing bank through SFMS mode directly to the NFL Banker i.e. ICICI Bank Ltd., K1, Senior Mall, Sector-18, Noida, UP,201301, IFSC Code ICI0000031, as per following details:-
 - IFN 760 COV for issuance of bank guarantee.
 - IFN 767 COV for amendment of bank guarantee.
 - ❖ Issuing bank shall mention NFL beneficiary code as "NFLNATIONAL04022015' in filed 7037 COV / IFN 767 COV".

In case EMD/SD or PBG submitted through NEFT/RTGS, URN No. for the same mention in the offer. Cheque shall not be accepted in any case. No interest shall be payable on Earnest Money Deposit.

- (iv) MSE vendors are exempted to submit EMD.
- 4. Security DEPOSIT (SD): The successful tenderer shall be required to furnish non-interest bearing Security Deposit @ 5% of the value of the order after adjusting EMD (if already submitted) in the form of e-transfer/Bank Guarantee from nationalized/scheduled bank excluding rural & cooperative bank covering delivery period plus 3 months claim period. Bank guarantee must be directly sent by your banker to NFL. URN No. for the same may be mentioned in the offer.

MSEs Vendors registered with NSIC shall also be exempt from paying Security Deposit up to the monetary limit mentioned in the certificate. For claiming the same, party has to upload the valid NSIC certificate.

SD can be submitted in the form of E-transfer in NFL account through RTGS/NEFT.

Our Bank account details are as under: -

Bank Name: State Bank of India, Naya Nangal

Account No: 011070992603 (Cash credit A/c)

IFS Code : **SBIN0000689**

MICR : 140002304

Or

- i) The Tenderer shall furnish a Bank Guarantee from any of the scheduled Bank excluding Garmin/Co-op Banks in the format specified by NFL as per (Annexure XII) enclosed against the Security Deposit for the faithful and proper fulfilment of the contract. The BG should be valid for the Delivery Period plus Guarantee/Warranty Period plus 3 months claim period.
- ii) You shall arrange confirmation of Bank Guarantee (including all amendments) by your issuing bank through SFMS mode directly to State Bank of India, Corporate Accounts Group Branch, 4th& 5th Floor, Red Fort Capital, Parsvnath Towers, Bhai Veer Singh Marg, Gole Market, New Delhi-110001(Branch Code 17313) (RTGS/IFSC Code- SBIN0017313)" Swift Code: SBININBB824.
- iii) The party shall also arrange confirmation of Bank Guarantee (including all amendments) by their issuing bank through SFMS mode directly to the NFL Banker i.e. ICICI Bank Ltd., K1, Senior Mall, Sector-18, Noida, UP,201301, IFSC Code ICI0000031, as per following details:-
 - ❖ IFN 760 COV for issuance of bank guarantee.
 - ❖ IFN 767 COV for amendment of bank guarantee.
 - ❖ Issuing bank shall mention NFL beneficiary code as "NFLNATIONAL04022015' in filed 7037 COV / IFN 767 COV".
- iv) The Bank Guarantee should be submitted by your Bank directly to NFL in a sealed cover and not through supplier at following address:

Chief MGR.(Mtls.)
NATIONAL FERTILIZERS LIMITED
NANGAL UNIT-140126
DISTT. ROOPNAGAR
PUNJAB

In case EMD/SD or PBG submitted through NEFT/RTGS, URN No. for the same mention in the offer. Cheque shall not be accepted in any case. No interest shall be payable on Earnest Money Deposit.

v) The **Security Deposit** will be retained by NFL during the currency of contract or till settlement of all the accounts thereof, whichever is later. In case any dispute or difference not settled within the

- validity of Bank Guarantee, tenderer will arrange to get the Bank Guarantee extended as asked for by NFL, else NFL, at its sole discretion may call upon the Bank to pay the whole or part of the amount of Bank Guarantee.
- vi) The above deposit will 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. In the event of any breach of any terms and conditions of the contract, NFL will have the right to encash the Bank Guarantee/ Security Deposit either the whole or part of value of Bank Guarantee or Security Deposit and tenderer will make good the value of Bank Guarantee/ Security Deposit to the extent of the amount so drawn within 15 days of receipt of intimation from NFL to this effect.
- vii) The amount so drawn will 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 thereupon.
- viii) In the event of the forfeiture of whole or part of the **Security Deposit**, the tenderer will deposit further sum/sums, so as to maintain the full **Security Deposit** amount.
- ix) The **Security Deposit** will be refunded after contract has been successfully completed. It will be lawful for NFL, if any difference or dispute is likely to exist, to defer payment of the **Security Deposit** or any portion thereof which may be due for release until such difference and dispute had been finally settled or adjusted.
- x) The **Security Deposit** will not carry any interest.

5. <u>DELIVERIES/LIQUIDATED DAMAGES:</u>

If the material is not delivered as per specified schedule, NFL reserves the right to either:-

- i. In case of delay in supplies;- accept the goods at its sole NFL discretion after charging liquidated damages @ 0.5% per week or part thereof of the value of stores not delivered, subject to maximum 5% of the order value **Plus GST as applicable on LD Charges,** shall be recovered. However, we reserve our right to cancel the order and/ or purchase the material in open market on your account and at your risk in case of delay in supplies or
- ii. Treat the delay as default of Purchase Order and forfeit security deposit, terminating the Purchase Order forthwith and taking, other action/s against the supplier, within the provisions of the Purchase Order.

General Terms & Conditions of Purchase Order and instructions to Suppliers

This order is subject to conditions given in the Notice Inviting Tender, and also the following:

- 1. **PACKING**: While dispatching Stores ordered, it will be the responsibility of the supplier to sufficiently and properly pack the consignment so as to enable its delivery at destination free from loss, damage or pilferage. Each packing must contain a list of Stores packed therein.
- 2. **MARKING:** Each packing/bundle must be prominently marked with Order No. and packing No.
- 3. DISPATCH DOCUMENTS: An advice note quoting the Order No. shall accompany each consignment. A duplicate advice note along with Railway or Motor receipt must sent to the consignee by Speed Post/Regd. Post acknowledgement due, sufficiently in advance, so that the same reaches the consignee before the arrival of Stores at destination. Any demurrage incurred on account of late or non-receipt of dispatch documents will be recovered fromsupplier. All RRs/GRs must be in the name of National Fertilizers Limited and only where specifically agreed the same can be consigned to self. Please be noted that while supplying of material vendor has to mention the NFL Tender Ref No. along with the GEM Contract.

- 4. REJECTION: If the goods dispatched against the Purchase Order are found to be not of correct quality or not according to specifications required as per the Purchase Order or received in damaged or broken conditions or otherwise notsatisfactory owning to any reason and of which the Company (NationalFertilizers Limited) shall be the sole judge, the Company will entitled to reject the materials, cancel the contract and buy its requirements in the open marketagainst the Purchase Order and recover the loss, if any from the supplier, reserving to itself the right to forfeit the deposit, if any placed by supplier for the due fulfillment of the contract. The supplier will make arrangement to remove the rejected material at his risk and responsibility.
- 5. **Test Certificate:** All certificates called for under the conditions of the ordermust be sent by Registered Post/Speed Post/Reputed Couriers. National Fertilizers Limited will not allow any upward revision or prices duringthe period of contract unless specifically stated in the Purchase Order.
- 6. FORCE MAJOURE: Neither party shall be considered in default in the performance of their obligations under the contract. If such performance is prevented or delayed or restricted or inferred with by reasons of war, hostilities, revolution, rebellion, civil commotion, strike, epidemic, accident, fire, flood, earthquake, regulation or ordinance or requirement of any Government or any sub-division thereof, or authority or representative of any such Govt. 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 the other party shall be excused from such performance to the extent of such prevention, delay, restriction or interference for the period of 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 utmost efforts on cessation of force majeure events. The party invoking force majeure will inform the other party of the period for which the force majeure conditions continued along with authentic documentary evidence in proof of occurrence of Force Majeure events.
- 7. MSMED ACT: In case you are registered as MICRO, SMALL Enterprise under 'The Macro, Small Enterprise Development Act, 2006 (MSED Act)' promulgated by Government of India latest Notifications. MSE Policy shall be applicable.
- **8.** Make in India Policy: Bidders seeking benefits under Purchase Preference to Make in India (linked with local content) under provisions of Provisions of Public Procurement (Preference to make in India) order 2017 (Latest notification shall be applicable)

Bidder shall be required to submit certification regarding compliance with this order on their Letter Head as per **Annexure-Y** enclosed alongwith offer.

9. Restrictions under Rule 144 (xi) of the General Financial Rules (GFRs), 2017 as per office IOM no. 6/18/2019-PPD dated 23rd July 2020 & 8th Feb,2021 (Enclosed) shall be applicable:

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 Competent Authority.

Bidder shall be required to submit certification regarding compliance with this order on their Letter Head as per **Annexure-Z** enclosed alongwith offer.

- 10.**SUB-LETTING:** Sub-letting of contract or part thereof is not permissible without the consent of NFL.
- 11.BANK CHARGES: Bank charges shall be to the supplier's account unless specifically mentioned to the contrary or otherwise in the Purchase Order.
- 12. **Arbitration:** The contract shall be governed by and construed in accordance with the laws of India.

For Indian Parties:

(a) "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.

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 Arbitrators(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 there under.

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 Nangal Unit.

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."

For Foreign Parties:

(b) "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."

For CPSEs and Government Department:

(c) All commercial disputes between CPSEs inter se and CPSE(s) and Govt Department(s) Organization(s) shall be settled through Administrative Mechanism for Resolution of CPSEs Disputes (AMRCD) as provided vide DPE OM No. 4(1)/2013-DPE(GM)/FTS-1835 dated 22-05-2018 and DPE-GM-05/0003/2019-FTS-10937 Dated 20.02.2020. Following clause in all commercial contracts between CPSEs inter se and CPSEs and Government Departments/Organizations shall be included as under:

"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".

TECHNO-COMMERCIAL BID TEMPLATE

		Techni	ical Bid Template			
		(May please fill ea	ch field & submit	with o	ffer)	
NFL I	Nangal Case R	ef. No.				SM/2023/27/Re
GeM	ID No.					
Quota	ation No. & Dat	te				
Name	e of Bidder & C	complete Address:				
furnis along	h E-Mail Id, Te with complete firm for Clarifi	Details: Vendor may elephone / Mobile No. etc. Name & Address details cations / Placement of	Email ID: Mobile No: Contact Person:			
Sr. No.		NFL Requirement	as per NIT			Vendors Comment (Agreed / If not Agreed, Please
1	Sr. No.	Description of	f Material	Qty.	UOM	Comment)
	I	M.S Equal Angle Conforming to IS:2062 E2 (Tested Quality) Size: 50 X 50 X 6 MM Thic Make required: Jindal/TAT	k A/SAIL/RINL	16	MT	
	NOTE.1	The bidder shall submit d manufacturer/authorized partner/ sub dealership for condition"	l dealer/ distributor/	chann	-	
	Note:	Payment Terms:				
	a)	within 30 days subject to i	naterial supplied receipt, acceptance c	of mate	rial.	
	b)	The quoted rates must Freight, Transit Insurance etc.				

	c) Earnest Money Deposit (EMD)	Rs. 15,000/- (Rupees Fifteen Thousand Only) in the form of RTGS/NEFT/BG(detailed as per NIT Clause No. 1 of Special terms and conditions) (Exemption to MSE Vendors to submit EMD, against	
		submitting of valid MSE Registration Certificate along with offer)	
		Incase EMD/SD submitted through NEFT/RTGS, URN. No for the same may be mentioned	
	d) Security	In case of order, the tenderer shall be required to furnish	
	Deposit	non-interest bearing SD @ 5% of the Basic Value of the Order after adjusting EMD (if already submitted) within	
		15 days from the date of receipt of order.	
		(Detailed as per NIT Clause No. 2 of Special terms and conditions).	
		Incase EMD/SD submitted through NEFT/RTGS, URN. No for the same may be mentioned	
2	Offer Validity	Price and delivery quoted by you must be firm and valid for a minimum period of 120 days from the date of Opening of Quotation.	
3	Complete Bank Details	Please mention your Complete Bank details and upload a copy of cancelled cheque.	
4	Transit Insuran	ce Transit Insurance will be arranged by supplier at his cost	
5	Price Basis	Please confirm that quoted prices are on FOR Basis.	
6	Firm Prices	Vendor to confirm that Total Landed Rate including Transportation Charges will remain firm till the complete execution of the Order.	
		No revision in rates allowed except for any increase/decrease in rates of statutory levies and duties such as GST etc.	
7	Delivery Period	Party to deliver the material within 60 days from the date of receipt of GeM PO/NFL PO.	

8	Liquidated Damages	•	
	for Delay in Supply	Delivery Order Value.	
9	GST Rate	Tenderer to confirm rate of GST (%). However it must include in quoted rates.	
10	GST No.	Bidder to mention here complete GST No.	
11	HSN Code	Please, indicate HSN Code of the Item(s)	
12	MSMED Registration	Whether registered under MSME Act, 2006. If YES, state the category i.e. Micro/ Small/ Medium Enterprises. MSE Policy shall be applicable.	
13	Relationship	 It shall be certified by the tenderer that None of NFL Employee is related to Owner / Director of Firm. It shall be certified by the tenderer that None of Ex-Employee of NFL is employed with vendor Firm. 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. 	
14	Black-listing/ Delisting	Vendor to provide confirmation against this column that they have not been delisted/ black-listed in any Unit of NFL & across the country.	
15	Bank Mandates	Please provide bank details with cancelled cheque	
16	Any Other Comment /Information/Remark s	No Deviation to the terms & conditions of NIT is allowed. The offer with any condition/deviations is liable to be rejected at Sole option of NFL. However Vendor may offer comment, if any. Please confirm acceptance of all the above terms and conditions of this Tender Document.	
17	MAKE IN INDIA	Bidders seeking benefits under Purchase Preference to Make in India (linked with local content) under provisions of Provisions of Public Procurement (Preference to make in India) order 2017 notified vide order no. P- 45021/2/2017 BE-II dated 15" June 2017 Revision (Amended on 04.06.2020) of Ministry of Commerce and Industry, Department of Industrial Policy and Promotion (DIPP)	

20	MAKE IN INDIA POLICY	MII POLICY WILL BE APPLICABLE AS PER GOVT. NORMS FROM TIME TO TIME CHANGE.	
19	Specifications of materials	Vendor to confirm that their quoted material will be as per our NIT Specifications.	
18	MSE POLICY	MSE POLICY WILL BE APPLICABLE AS PER GOVT. NORMS FROM TIME TO TIME CHANGE.	
	iii	Non-Local Supplier- Means a supplier or service provider, whose goods, services or work offered for procurement, has local content less than 20%, Indicate percentage of local content and provide self-certification.	
	ii	The 'Class-II local supplier = The minimum Local content equal or more than 20% but less than =50% Indicate percentage of local content and provide self-certification	
	i	The 'Class-I local supplier = The minimum Local content equal or more than =50% Indicate percentage of local content and provide self-certification	
	A	The 'Class-I local supplier'/'Class-II Local supplier' at the time of tender, bidding or solicitation shall be required to indicate percentage of local content and provide self-certification that the item offered meets the local content requirement for 'Class-I Local supplier'/'Class-II Local supplier', as the case may be. They shall also give details of the locations (s) at which the local value addition is made.	

21	RESTRICTION	Restrictions under Rule 144 (xi) of the General	
	CERTIFICATION	Financial Rules (GFRs), 2017 as per office IOM no.	
	ON	6/18/2019-PPD dated 23 rd July 2020 & 8 th Feb,2021 (Enclosed) shall be applicable:	
	PROCUREMENT	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 Competent Authority.	
		Vendor to provide confirmation/consent of the following clause against this column:	
		"I have read the clause regarding restrictions on	
		procurement from a bidder of a country which	
		shares a land border with india; I certify that this	
		bidder is not from such a country or, if from such a	
		country, has been registered with the Competent	
		Authority. I hereby certify that this bidder fulfills all	
		requirements in this regard and is eligible to be	
		considered. [Where applicable, evidence of valid	
		registration by the Competent Authority shall be	
		attached.]"	
22	Are you registered under TReDS (Trade	• No	
	Receivable electronic Discounting System	 Yes, RXIL/A-Treds/M1Xchange 	
	approved by RBI)-	 Registration Number- (tick agency with 	
	Applicable for Micro,	whom you are registered along with registration No)	
	Small and Medium	NO	
	Enterprises		
23	FORMAT Y (MAKE IN	Please submit duly filled & signed format Y & Z	
	INDIA) & Z (BORDER	attached.	
	SHARING)		

Self-Certification Form: Make In India (Local Content) (On Company's Letter Head)

Tender Ref. No.:
То
M/s National Fertilizers Limited, Nangal
Sub: Self Certification as per clause 9(a) of Revised Public Procurement (Preference to Make in India Order, 2017of DPIIT dated:16.09.2020
Sir,
I
I also certify that the contractor M/s
The address is as below, where the local content/ value addition is made:
[Factory Address]
For M/s

Authorized Signatory

(with company seal & Name)

Model Clause Certificate: Public Procurement No. 1 (On Company's Letter Head)

Tender Ref. No.:
То
M/s National Fertilizers Limited, Nangal
Sub: Model Clause Certificate as per Annexure-III (Tenders) of Restrictions under rule 144 (xi) of the General financial Rules (GFRs) 2017, dated: 23.07.2020
Sir,
I
M/s[Vendor Name & address] is not from such a country or, if from such a country [Tick appropriate option & cut the other one], has been registered with the competent authority.
We hereby certify that we fulfil all requirements in this regard and is eligible to be considered [attach evidence of valid registration certificate with competent authority].
For M/s

Authorized Signatory

(with company seal & Name)

BANK GUARANTEE FOR SECURITY DEPOSIT FORMAT

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

This BANK GUARANTEE No.			
incorporated and having its registered office at			a bank
(hereinafter called BANK) which expression shall unless repugnant to the meaning thereof include its successors and assigns on the one FERTILIZERS LIMITED, a Company registered in India under Comhaving its registered office at Core - III, Scope Complex, 7, Institutional Delhi - 110 003, India to the context or contrary to the meaning thereof and assigns on the other part.	e context e part an panies A Area, Lod	or co d NA ct, 19 lhi Ro	ntrary to TIONAL 956 and ad, New
WHEREAS in pursuance to to to Nodated(hereinafter called CONTE between National Fertilizers Limited (hereinafter called a Company incorporated in	ed OV	enter VNER	and
(hereinafter called CONTRACTOR) which expression shall unless repure contrary to the meaning thereof include its successors and as a envisaged in the Contrary.	gnant to ssigns, for	the co	ontext or upply of
submit a SECURITY DEPOSIT for Rs	,		
CONTRACTOR accordingly agrees to furnish the Bank Guarant as hereinafter contained towards fulfilment of all of its obligations under the NOW THIS DEED WITNESSES AS FOLLOWS:		•	Deposit
1. In pursuance of the Contract, the Bank hereby guarantees as a OWNER that the BANK is holding the amount of RsOwner's disposal and hereby promises and shall be bound to pay to Owner's written notice stating that the contractor has failed to fulfil its contract for reasons for which contractor is liable and without any protest recourse to contractor and without asking for any reasons as to whether asked for by Owner or not, the entire amount or the portion thereof as the	OWNER of obligation of the amount of the amo	R, for ons u ur and ount i	at thwith at nder the d without f lawfully
notice.			
The decision of the Owner as to whether the terms and confusion of the Owner as to whether the terms and confusion the BANK. In any case, however the Bank's responsibility under the FOR SECURITY DEPOSIT is limited to Rs.	nall be finalis BANK	al and	d binding

of No effective of continuous	This BANK GUARANTEE FOR SECURITY I months from the dated we. Upon issuance of Commissioning / Erection tract on expiry of months ate of commissioning / erection / completion RITY DEPOSIT shall become null and void.	e date of this given by the Bar Completion certific after the issuance o	Bank Guarantee ak to Owner become ate according to terms f the above mentioned
money from the or othe omittee	This BANK GUARANTEE FOR SECURITY ect or be affected by any other security now hereby intended to secure and Owner at its ne Bank, and without affecting its rights against er indulgence to or make any other arranger d to be done by Owner in pursuance of any other, shall effect discharge of the liability of the	or hereafter held by discretion and witho st the Bank, may con ment with Contractor authority or permis	Owner on account of ut any further consent npound with, give time and nothing done or
effective Bank to cancellis mad all the	UNLESS PREVIOUSLY CANCELLED BY ty Deposit will remain in force initially upto we date of Bank Guarantee No	dated aragraph 2 above we mand or claim unde the date of expiry of	months from the given by the ill stand automatically r this Bank Guarantee, this Bank Guarantee,
the tim given be and a	Any notice by way of request, demand or ot nk, addressed as aforesaid, and if sent by positive when it would be delivered in due course by post, it shall be sufficient to prove that the certificate, signed by an officer of the owner, shall be conclusive.	et, it shall be deemed of post, and in provi envelope containing	to have been given at ing such notice, when the notice was posted
6. its exp	The BANK GUARANTEE FOR SECURITY Diry in terms of Paragraph 4 above.	EPOSIT is to be retu	rned to the Bank after
7. have fu	The Bank declares that it has the power to ull power to do so.	issue this guarantee	and the undersigned
Dated	this	day of	·
(Indica	ite the name of the Bank with stamp)		

DRAFT OF BANK GUARANTEE FOR BID SECURITY DEPOSIT/EMD

IN CONSIDERATION OF NATIONAL FERT AT SCOPE COMPLEX, CORE-III, 7 INSTANTANT OR CONTEXT INCLUDES ITS SUCCES (HEREINAFTER CALLED TILL OF THE CALLED TO THE CALL	STITUTIONAL AREA PRESSION SHALL UN SSORS AND ASSIG HE, THE SAID TENDI	A, LODHI ROAD, NEW NLESS REPUGNANT TO BNS) HAVING AGREEI ERER(S)' WHICH EXPR	DELHI-110003 THE SUBJECT TO EXEMPT RESSION SHALL
UNLESS REPUGNANT TO THE SUBJE ASSIGNS) FROM THE DEMAND UND FOR	ER THE TERMS A		TENDER NO
SUCH BID SECURITY DEPOSIT FOR TH	E DUE FULFILMENT	BY THE SAID TENDER	RER(S) OF THE
TERMS AND CONDITIONS CONTAINED I PRODUCTION OF BANK GUAR ONLY).			
1. WEBANK HERE UNDERTAKE TO PAY EXCEEDINGRS(RI OR DAMAGE CAUSED TO OR SUFFERED	EINAFTER REFERRE TO NFL UPEES) BY 'NFL' REASON (ED TO AS 'THE BANK AN AMOU ONLY) AGAIN DF	K' DO HEREBY INT NOT NST ANY LOSS
ANY BREACH BY THE SAID TENDERER(S IN THE SAID TENDER (THE DECISION BEEN COMMITTED AND LOSS SUFFERE	OF THE COMPANY	AS TO ANY SUCH BE	
2. WEBANK DO HE PAYABLE UNDER THIS GUARANTEE WI STATING THAT THE AMOUNT CLAIMED WOULD CAUSE TO OR SUFFERED B TENDERER(S) OF ANY OF THE TERMS OR REASON OF THE SAID TENDERER'S FAIMADE ON THE BANK SHALL BE CONCLUTHE BANK UNDER THIS GUARANTEE. SHALL BE RESTRICTED TO AN AMOUNT	THOUT ANY DEMUR IS DUE BY WAY OF Y 'NFL' BY REASC OR CONDITIONS CON ILURE TO KEEP THE JSIVE AS REGARDS HOWEVER, OUR I	R MERELY OR A DEMA F LOSS OR DAMAGE O ON OF ANY BREACH NTAINED IN THE SAID F TENDER OPEN. ANY THE AMOUNT DUE AN	ND FROM 'NFL' CAUSED TO OR BY THE SAID TENDER OR BY SUCH DEMAND ID PAYABLE BY
EXCEEDING(RS		ONLY	′).
3. WEBANK CONTAINED SHALL REMAIN IN FULL WOULD BE TAKEN FOR THE FINALISATION	FORCE AND EFFEC	CT DURING THE 111	PERIOD THAT

TO BE ENFORCEABLE TILL THE SAID TENDER IS FINALLY DECIDED AND ORDER PLACED ON THE
SUCCESSFUL TENDERER AND/ OR TILL ALL THE DUES OF NFL UNDER/OR BY VIRTUE OF THE
SAID TENDER HAVE BEEN FULLY PAID AND ITS CLAIMS SATISFIED OR DISCHARGED OR TILL A
DULY AUTHORISED OFFICER OF NFL CERTIFIED THAT THE TERMS AND CONDITIONS OF THE
SAID TENDER HAVE BEEN FULLY AND PROPERLY CARRIED OUT BY THE SAID TENDERER(S)
AND ACCORDINGLY DISCHARGES THE GUARANTEE. UNLESS A DEMAND OR CLAIM UNDER THIS
GUARANTEE IS MADE ON US IN WRITING ON OR BEFORE THETO INCLUDE 3
MONTHS CLAIM OVER AND ABOVE THE PERIOD MENTIONED IN THE PARAGRAPH FOR THE
VALIDITY OF THE BANK GUARANTEE IN THE TENDER WE SHALL BE DISCHARGED FROM ALL
LIABILITY UNDER THIS GUARANTEE THEREAFTER.
4. WEBANK, LASTLY UNDERTAKE NOT TO REVOKE THIS
GUARANTEE DURING ITS CURRENCY EXCEPT WITH THE PREVIOUS
CONSENT OF 'NFL' IN WRITING.
DATED DAY OF 200

CORPORATE SEAL FOR BANK