

(A Government of India Undertaking)

Nangal Unit: Naya Nangal

(Punjab)- 140126 Phone: 01887-220568 Fax: 01887-220541

Ref: PN/SPX/2023/69 Dated: 20.10.2023

NOTICE INVTING TENDER Government –E –Market Additional Terms & Conditions

Open tender under two part bid system through GeM portal are invited for the Repair / refurbishment of Corroded 1st stage total condenser HE-2B mentioned in Annexure-II:-

Tender No. an	d Date	NFN/PN/SPX/2023/69
Description of Work		Repair / Refurbishment of Corroded 1st stage total condenser 10HE-2B
		in Urea Plant at NFL Nangal Unit
Type of Bid		Open Tender under Two Part Bid System as per GeM
Earnest Money	,	Rs. 1,00,000/- (Rupees One Lakh only)
,	′	RS. 1,00,000/- (Rupees Offe Lakit Offly)
Deposit		@100/ of Total Order Value
SD-cum-PG		@10% of Total Order Value
Offer Validity p	period	Minimum 120 days from Tender Opening Date
	i.	Special Instructions to Tenderers
	ii.	General Terms and Conditions of Notice Inviting Tender
		(Annexure-I)
	iii.	Item Description and Special note (Annexure-II)
	iv.	Online Techno-Commercial Template to be completed/filled in
		by Tenderers (Annexure-III)
	٧.	Scope of Work (Annexure-IV)
List of	vi.	Eligibility Criteria (Annexure-V)
Attachments		
	vii.	Benefits available to Vendors under MSMED Act and Make in
		India (Local content) (Annexure–VI)
	Viii	Integrity Pact
	ix	Affidavit (Annexure – X)
	Χ	Affidavit (Annexure – XI)
	xi	Drawings

For further details, visit our GEM Portal Site https://gem.gov.in/. Tender Particulars are also available on NFL website http://www.nationalfertilizers.com . Any future amendment/ modification to the NIT will be displayed only on GEM Portal https://gem.gov.in . Bidders are requested to visit GeM Portal regularly in their own interest to check for any amendment/modification to the NIT.

Asst. Manager – Materials



(A Government of India Undertaking)
Naya Nangal (Punjab)– 140126, India
(An ISO 9001, 14001 & OHSAS 18001 Unit)
CIN No. L74899DL1974GOI007417

NFN/PN/SPX/2023/69 SPECIAL INSTRUCTIONS TO TENDERERS

1.00 **Mode of Tendering:**

National Fertilizers Limited, Naya Nangal Unit intends to Repair / Refurbishment of Corroded 1st stage total condenser 10HE-2B in Urea Plant by inviting Bids through GeM portal open tender under two part bid system.

- 2.00 In the GeM process, Offers are required to be submitted electronically in place of offers in 'Hard Copy under Sealed Envelope' as is being done conventionally. Tender Submission, Tender Closing and Opening activities will be done electronically and online.
- 3.00 The NIT will be posted on GeM Portal https://gem.gov.in and https://gem.gov.in and https://gem.gov.in and documents free of cost for participation in the tender and submit their bids online.
- 4.00 Vendors shall visit the URL i.e. https://gem.gov.in for downloading of tender documents, bid preparation, bid submission etc. .
- 5.00 No oral, email, telephone, telegraphic tenders or tenders submitted in hard copies/physical form will be entertained.
- 6.00 For gueries regarding GeM process, you may contact GeM helpdek. Contact details are as under:

GeM Helpdesk (For Vendors)

Toll Free Numbers (Inbound): Call 1800-419-3436 / 1800-102-3436 (9:00 am - 10:00 pm Mon to Sat)

HelpDesk Outbound No's: 07556681401, 07556685120, 01169095625

National Fertilizers Limited, Naya Nangal Unit (For Tender details)

i.	Name:	Shri Ranjit Singh, Sr.Manager – Materials
	Contact No.:	09417730932
	Email:	ranjits@nfl.co.in
ii.	Name:	Shri Vijay Kumar, Asst Manager – Materials
	Contact No.:	06361371031
	Email:	vijay.kumar22@nfl.co.in

7.00 Name & Address of the Consignee/Unit:

Manager (Materials)
National Fertilizers Limited, Naya Nangal (Punjab) -140 126,

8.00 This NIT/Enquiry is also available on our Company's website https://www.nationalfertilizers.com for reference purposes. However, tenders will be submitted online on GeM Portal https://gem.gov.in only.



(A Government of India Undertaking)
Naya Nangal (Punjab)–140 126, India
(An ISO 9001, 14001 & OHSAS 18001 Unit)
CIN No. L74899DL1974GOI007417

NFN/PN/SPX/2023/69 Annexure-I Terms and Conditions of Notice Inviting Tender

1.00 Detailed Scope of Supply & work along with other terms and conditions for the Repair / Refurbishment of Corroded 1st stage total condenser 10HE-2B in Urea Plant are given in Annexures.

2.00 **Submission of Tender:**

- 2.01 Tenders shall be submitted electronically on GeM Portal https://gem.gov.in.
- 2.02 No oral, email, telephonic, telegraphic tenders or tenders submitted in hard copies/ physical form will be entertained.
- 2.03 **Reverse Auction**: Reverse Auction shall be carried out with 'Bid to RA with H-1 elimination rule' as per Terms and Conditions of the GEM Portal.
- 2.04 Bidders are expected to examine all the instructions, forms, terms and conditions in the bidding documents. The Invitation to Bid together with all its attachments thereto shall be considered to be read, understood and accepted by the Bidders, unless deviations are specifically stated in the seriatim by the bidders. Failure to furnish all the information required by the bidding documents or submission of a bid not substantially responsive to the bidding documents in every respect will be at bidder's risk and may result in the rejection of the bid.
- 2.05 No amendment to the tender would be admissible under any circumstances, whatsoever after the closing date and time of receipt of tenders.
- 2.06 Complete specifications of the Stores offered together with manufacturer's name brand, etc. of each of the item must be indicated in the Technical Bid and descriptive literature and samples (wherever necessary or required) should be sent separately by post immediately after uploading the tender documents.
- 2.07 Tenderers must submit/upload one complete set of the tender documents duly signed in token of acceptance of all the tender conditions along with their techno-commercial bid failing which their tender may not be considered.

3.00 **Signing of Integrity Pact**

Bidders will sign the Integrity Pact (uploaded separately) which is an integral part of Tender Documents and upload it with their Unpriced Techno-Commercial Bids. The Bidder failing to upload the Integrity Pact will stand disqualified from the tendering process and the bid of the bidder would be rejected. Details regarding Integrity Pact can be viewed on our website www.nationalfertilizers.com

The Name and e-mail addresses of IEMs are as under:-

- a) Shri Hermanprit Singh, Email ID: hermanprit@gmail.com;
- b) Shri Rakesh Kumar Agrawal, Email ID: rkagrawal1958@gmail.com;

Tenderers must ensure that duly signed copy of Integrity Pact has been uploaded along with tender documents

4.00 Tenderers shall quote the price strictly on 'F.O.R. Destination (i.e. NFL, Naya Nangal) basis' as per the Price Bid Format.

5.00 Firmness of Prices:

Quoted rates shall remain firm during the validity period of Purchase Order except for variation in statutory levies. The increase in statutory levies, if any, shall be borne by NFL provided the supplies are made as per schedule. However in case of decrease in statutory levies, if any, the payment shall be made on actual basis.

- 6.00 NFL will have the right to issue addendum to tender documents to clarify, amend, modify, supplement or delete any of the conditions, clauses or items stated. Addendum so issued will form part of original invitation to tender.
- 7.00 Tenderers must mention their GST Identification Number and PAN allotted by statutory authorities in the Technical Bid positively.
- 8.00 Wherever the bidder is silent about the acceptance of NIT conditions such as Bank Guarantee, Guarantee period, Liquidated Damages etc., it shall be presumed that the bidder has accepted NIT conditions and no further correspondence seeking specific confirmation about acceptance of these conditions shall be made.
- 9.00 No enhancement of rates will be allowed once the quotation is submitted /accepted and the order is placed. Withdrawal of the quotation after its acceptance will entail forfeiture of earnest money, if any, and/or risk purchase without prejudice to our rights of legal remedies.
- 10.00 No escalation will be allowed due to any increase in duties/levies in case of extension sought by the parties beyond stipulated delivery period.

11.00 **Compensation for submission of Tenders:**

The tenderer shall not be entitled to claim any cost, charges, or incidentals for/or in connection with the preparation of and submission of their tenders, though NFL may withdraw invitation to tenders, or reject any, or all tenders without assigning any reason thereof.

12.00 Change in Tender Schedule:

NFL reserves the right to change/amend the tender schedule (date and/or time) and shall intimate all the tenderers well in time by email/fax/telephonically, of such changes along with notice of revised schedule. However, it shall be the responsibility of the vendor to visit the designated website regularly as per the time schedule to get the details of any such changes, as the same shall be available against this tender on the said website. NFL shall not be responsible if a vendor is not able to participate in any activity related to this tender due to change in tender schedule.

13.00 Acceptance/Rejection of Bids:

Notwithstanding anything to the contrary contained herein, NFL reserves the right to accept or reject, at its sole discretion, any Bid/all bids in whole or in part and/or accept other than the lowest bid without assigning any reasons thereof and to annul the bidding process at any time prior to award of Purchase Order without thereby incurring any liability to the affected bidder or bidders or of any obligation to inform the affected bidder or bidders of the grounds for NFL's rejection.

No correspondence will be entertained with regard to acceptance or rejection of an offer. NFL is also not bound to disclose the reasons for rejection of the offer to the tenderers.

14.00 Jurisdiction

All actions at law or suits arising out of or in connection with this contract or the subject matter thereof will be instituted in a court situated at Nangal Court in Ropar District of Punjab.

15.00 **MSMED Declaration:**

In case you are registered as MICRO, SMALL Enterprise (MSEs) under 'The Micro, Small & Medium Enterprises Development Act, 2006 (MSMED Act)' promulgated by Government of India vide Notification dated 16/06/2006, please indicate the relevant category of registration in your Offer and also enclose a copy of the valid certificate issued by the concerned authorities as specified by the Ministry of MSME. The Micro & Small Enterprises (MSEs) shall be entitled for the benefits under the Public Procurement Policy for Micro & Small Enterprises subject to the terms and conditions indicated in Annexure-VI. It shall also be confirmed by the Bidders if the MSEs owned by SC/ST Entrepreneurs and in that case submit a copy of documentary proof issued by concerned authorities.

In case no information is given by you, it will be presumed that you are not covered by the MSMED Act and consequently not eligible to the benefits admissible under the Act.

16.00 Validity of Tenders:

The tenders must be valid for acceptance for 120 (One Hundred and Twenty) days from tender opening date.

17.00 Clarification:

For any clarification on this Invitation of Bid, please contact Shri Ranjit Singh, Sr.Manager (Materials) on Phone No. 09417730932 or Shri Vijay Kumar, Asst. Manager (Materials) on Phone No. 06361371031.

18.00 **Earnest Money Deposit:**

- 18.01 Tenderers must submit Earnest Money Deposit **Rs. 1,00,000/-** (Rupees **One Lakh only**). The EMD will be submitted by way of:
 - i) E-Transfer in NFL's Bank A/c No. through RTGS/NEFT. NFL's Bank A/c Details are as under:-

a. NFL's Account No.
b. Name of Bank:
c. Branch Name:
O11070992603 (Cash credit A/c)
State Bank of India, Naya Nangal
NFL Nava Nangal

c. Branch Name: NFL Naya Nandal
 d. MICR: 140002304
 e. IFS Code: SBIN0000689

Note: Tenderers shall intimate Name and Complete Address of the Depositor i.e. Name of the Company/Firm, Deposited Amount, Nature of Deposit and NIT Number immediately after remittance to our F&A Dept. through Email (Email ID: sunitak@nfl.co.in) with cc to vijay.kumar22@nfl.co.in for proper accounting of deposited amount

or

- (a) Bank Guarantee from any Nationalized/Scheduled Bank (except Gramin (Rural)/ Co-Operative Banks) as per NFL's prescribed format (see Annexure-VIII). The BG should be valid for a period of 4 Months from Tender Opening Date and you will give an undertaking for extension of the Bank Guarantee in case the same is desired by NFL (Details of BG No. &date, amount, bankers name etc. has to be submitted in relevant field/column of online module). The Vender/ Contractor shall also arrange to send BG advice (including all BG amendments) by their issuing bank through SFMS platform directly to the NFL Banker, i.e ICICI Bank Ltd, K1, Senior Mall, Sector-18, Noida, Up, 201301, IFSC Code ICIC0000031, as per following details:
- i. IFN 760 COV for issuance of bank guarantee.
- ii. IFN 767 COV for amendment of bank guarantee.
- iii. Issuing bank shall mention IFSC code as ICIC0000031 in field 7035 of IFN 760 COV/IFN 767 COV.
- iv. Issuing bank shall be mention NFL beneficiary code as "NFLNATIONAL04022015" field 7037 of IFN 760 COV/IFN 767 COV.
 - ii) Cheques shall not be accepted in any case
- 18.02 Tenders without Earnest Money Deposit are liable to be rejected. In case of submission of EMD by Bank Guarantee, it shall be ensured by the vendor that the original Bank Guarantee is received by NFL before opening time of Techno-Commercial Bids for verification of the details of Bank Guarantee given online by the Vendors.
- 18.03 Earnest money shall be forfeited at the sole discretion of NFL in case tenderer after intimation from NFL of the acceptance of his tender, either wholly or in part, refuses to accept the Purchase Order/or changes any of the conditions of the tender or changes the price and/or terms and conditions of the tender within validity period.

- 18.04 Earnest Money of the successful tenderers shall be returned on submission of security deposit.
- 18.05 Earnest Money Deposited by unsuccessful tenderers shall be returned as early as possible.
- 18.06 No interest will be paid on the Earnest Money Deposit.

19.00 **Security Deposit-cum-Performance Guarantee:**

- 19.01 The successful tenderer, for the faithful performance of the Contract, will furnish Security Deposit-cum-Performance Guarantee equivalent to 10% of Order Value within 30 days of issue of Purchase Order. Security Deposit will be submitted in the form of:
 - a. E-Transfer in NFL's Bank A/c No. mentioned in Clause 18.01 (i) above \mathbf{OR}
 - b. By way of a Bank Guarantee from any of the Scheduled Bank excluding Gramin/ Co-Operative Bank as per NFL's prescribed format (see **Annexure-IX**). The Bank Guarantee should be valid for a period covering the Delivery Period plus Guarantee Period plus a claim period of 3 months.
 - (b) The Bank Guarantee shall be submitted by the Issuing Bank directly to National Fertilizers Limited, Naya Nangal in a sealed cover through Registered A/D Post and not through any Courier Service or through Supplier. Supplier shall also arrange for the online confirmation of Bank Guarantee (including all its amendments) by his Issuing Bank directly to our Bankers: The Vender/ Contractor shall also arrange to send BG advice (including all BG amendments) by their issuing bank through SFMS platform directly to the NFL Banker, i.e ICICI Bank Ltd, K1, Senior Mall, Sector-18, Noida, Up, 201301, IFSC Code ICIC0000031, as per following details:
 - i) IFN 760 COV for issuance of bank guarantee.
 - ii) IFN 767 COV for amendment of bank guarantee.
 - iii) Issuing bank shall mention IFSC code as ICIC0000031 in field 7035 of IFN 760 COV/IFN 767 COV.
 - iv) Issuing bank shall be mention NFL beneficiary code as "
 NFLNATIONAL04022015" field 7037 of IFN 760 COV/IFN 767 COV.
 - c. Cheques will not be accepted in any case
- 19.02 The Security Deposit-cum-Performance Guarantee 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. NFL, at its sole discretion can call in the Bank to pay the whole or part of the amount of Bank Guarantee.
- 19.03 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 draw from the Bank Guarantee/Security Deposit-cum-Performance Guarantee either the whole or part of value of the same and tenderer will make good the value of Bank Guarantee/ Security Deposit-cum-Performance Guarantee to the extent of the amount so drawn within 15 days of receipt of intimation from NFL to this effect.
- 19.04 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.

- 19.05 In the event of the forfeiture of whole or part of the security cum performance deposit, the tenderer will deposit further sum/sums, so as to maintain the full security deposit amount as per Para 19.01 above.
- 19.06 The Security Deposit-cum-Performance Guarantee 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 cum performance deposit or any portion thereof which may be due for release until such difference and dispute had been finally settled or adjusted.
- 19.07 The security deposit-cum-Performance Guarantee will not bear any interest.

20.00 **Price Submission:**

20.01 Prices shall be quoted on FOR – NFL, Naya Nangal basis

20.02 Packing and Forwarding Charges

The quoted rates shall be inclusive of P&F charges.

20.03 **Goods & Services Tax (GST):**

- a. Bidders shall mention the applicable rates of GST in their bid for the quoted items indicating clearly the HSN Codes and the applicable category of GST (i.e. whether IGST, CGST, SGST, UGST). The GST shall be paid by NFL against GST Invoice. The quoted rates shall be inclusive of GST charges.
- b. Bidder/Supplier shall have valid GSTIN/GST Provisional ID and provide Invoice and all other documentation (such as E Way bill, transportation copy of invoice, etc.) in such form and manner as may be prescribed under the GST Act and Rules which are inter-alia necessary to enable NFL to claim input tax credit set off, rebate or refund in relations to payment of GST.
- c. Tenderers shall note that the prime responsibility for assessment in respect of GST rests with the Contractor/Supplier. Therefore, liability of NFL is restricted to the extent of GST only i.e. excluding interest or penalty, if any. It must therefore be ensured by the Contractor himself that the GST is deposited with appropriate authority in time and the manner as prescribed by the Law.

d. **Deduction of TDS on GST:**

As per GST Act 2017, TDS is to be deducted from the payments made to the Supplier. Supplier shall be required to accept the same on the GST Portal within 3 days from due date of filing of TDS return (GSTR7) by NFL to enable us to issue the TDS Certificate to the Contractor in time. If the Supplier fails to accept the same in the GST Portal, Penalty, if any, imposed by GST Authority, will be recovered from the Contractor:

e. **GST of NFL, Nava Nangal Unit**

Taxpayer's Trade Name: National Fertilizers Limited, Naya Nangal ,Punjab

Taxpayer's Legal Name: National Fertilizers Limited

GST No.: **03AAACN0189N2ZD** PAN: **AAACN0189N**

20.04 Any variation in Statutory Levies/Taxes within the contractual delivery period shall be to NFL's account & beyond contractual delivery period, upward variation shall be to Supplier's account.

21.00 **Payment Terms:**

No Advance Payment shall be made.

Payment schedule:-

- I. 60% cost of total lump sum price will be released within 30 days of receipt of material at site.
- II. Balance payment shall be released after completion of job.

22.00 **Delivery Period**

- I. Being urgent requirement, time schedule for Supply of finish, machined new tubesheet shall be 55 days. Offers of parties quoting delivery period more than 55 days shall not be considered.
- II. Time schedule for Work at NFL Site shall be 20 days. Offers of parties quoting more than 20 days shall not be considered.
 - a. The mobilization of men & material shall be done within 4 days of intimation by FAX/EMAIL/Telephone for site work.
 - b. The work order shall be valid for a period of one year from the date of issuing of work order/LOI. However, it can be extended at the sole discretion of NFL for a period of one year at the same rates, terms and conditions which will be binding on the contractor.

.00 Penalty for Late Delivery/execution:

It shall be obligatory on the part of Suppliers to adhere strictly to the deliveries quoted and accepted by us in our Order. In case of delay in supplies and execution, unless extension of delivery has been granted, in writing, by NFL on application by the supplier, NFL may, at its option either:-

i. **LD on supply of material:**

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

24.00 **Destination for booking of material:**

a. By Road : Door Delivery at NFL Naya Nangal Plant, Punjab.

b. Consignee : Manager – Materials

National Fertilizers Limited, P.O: NFL-NAYA NANGAL- 140126

Punjab

Phone: **09417730932**

25.00 **Inspection of material**

Final inspection of the material will be carried out at our Site.

26.00 **Defect Liability Period**

Defect liability period of works for execution job unless otherwise specified shall be one year from the actual date of completion of work. The contractor shall at his own cost and initiative, correct repair and / or rectify any / and all defect(s) and / or imperfections in the design of the work (in so far as the contractor shall be concerned with the design of the work or any part thereof) and / or in the work performed and / or materials, components or other items incorporated therein as shall be discovered during the said defect liability period and in the event of contractor failing to do so, NFL reserves the right to get the same repaired at the risk & cost of the contractor PLUS 25% (Twenty Five percent) departmental charges, and the expenditure so incurred by NFL shall be adjusted towards the said Security Deposit and / or any other due lying with NFL.

26.01 **Supervision and control of Contract labour**

The overall supervision and control of contract labour so engaged, deployed or supplied for execution of the contract shall remain and vest with tenderer. The tenderer must depute one experienced engineer and one supervisor during entire duration of works at site.

27.00 Acceptance/Rejection of material

Subsequent to an order being placed against your quotation, received in response to this enquiry, if it is found that the materials supplied are not of the right quality or not in accordance with our specifications (required by us) or received in damaged or broken conditions, not satisfactory owing to any reason of which we shall be the sole judge, we shall be entitled to reject the materials, cancel the contract and buy our requirement from the open market/ other sources and recover the loss, if any, from the supplier reserving to ourselves the right to forfeit the security deposit, furnished by the supplier against the contract. The supplier will make his own arrangements to remove the rejected materials within a fortnight of instruction to do so. Thereafter, materials will lie entirely at the supplier's risk and responsibility and storage charges, along with any other charges applicable, will be recoverable from the supplier.

28.00 The prospective tenderers having any common partners/Directors/Managing partners, etc. or having any other common criteria shall be considered as Sister/Group/Associate Company. In such cases, only one of them will be eligible for participating in the tender.

Tenderers have to submit a declaration along with the Technical Bid declaring:-

- (a) That no other Firm/Sister Concern/Associate belonging to the same group is participating/submitting offer against this tender.
- (b) That the bidders, their associates, sister concerns etc. have not been blacklisted by any Institutional Agency/Government Department/Public Sector Undertakings in the last two years.

In case of concealment of any fact, if detected later on, such tenderer will be debarred from all future dealings with NFL.

- 29.00 One person will be allowed to represent only one company during discussions/negotiations with NFL. If same person is representing different companies with authorisation letter from more than one company, such person will be allowed to represent only the first company called for negotiations.
- 30.00 It shall be certified by the tenderer that:
 - i) None of the NFL employee is related to owners/directors. (In case any relative is working in NFL, furnish details separately).
 - ii) None of NFL's ex-employee is employed with them. (In case any ex-employee of NFL is employed, furnish details separately).
 - iii) None of blood relation of the owners/directors is participating in this tender in the name of other firm.
- 31.00 In case any tenderer or contractor have a relation/s or in case of a firm or Company of contractor's one or more of its shareholders or relations of shareholders employed in the N.F.L., the tenderer must disclose the names of such relation/s while submitting his offer, failing which, N.F.L. may at its sole discretion reject the tender or rescind the contract.

32.00 **Clear understanding:**

When a tenderer submits his tender in response to this tender document, he will be deemed to have understood fully about requirements terms and conditions. No claim from tenderer shall be entertained whatsoever on the plea that the tenderer did not have a clear idea on any particular point and/or a clause of the tender.

33.00 Debarment of Tenderers for making baseless complaints

If a tenderer resorts to any frivolous, malicious or baseless complaints/allegations with an intent to hamper or delay the tendering process or resorts to canvassing/ rigging/influencing the tendering process, NFL reserves the right to debar such tenderer from participation in the present/future tenders up to a period of two (2) years.

34.00 **Award of Contract:**

Award of contract will be made at the sole and absolute discretion of National Fertilizers Limited, which shall not be disputed. Purchase Order issued on the basis of this tender will be called 'CONTRACT'. The terms and conditions as embodies in the Purchase Order shall be final and shall supersede any other terms and conditions that might have been indicated in the Tender submitted by the Tenderers.

35.00 **Subletting of Contract:**

The successful tenderer shall not sublet or assign the contract or any part of it without obtaining the written permission of NFL in advance. In the event of the successful tenderer subletting or assigning the contract or any part thereof without such permission, NFL shall be entitled to cancel the contract and to purchase the goods elsewhere and successful tenderer shall be liable to the National Fertilizers Ltd for any loss or damage which NFL may sustain in consequent to or arising out of such purchases. Even in case subletting is permitted, NFL shall not recognize any contractual obligation with the person or party to whom subletting is permitted and shall look to the successful tenderer for satisfactory and due and proper fulfillment of the contract.

36.00 Secrecy

Any information delivered or otherwise communicated by NFL to supplier in connection with the contract shall be regarded as secret and confidential and shall not without the written consent of NFL be published or disclosed to any third party or made use of by the supplier except for the purpose of implementing the contract.

37.00 Force Majeure:

Neither party shall be liable for any claim on account of any loss, damage or compensation whatsoever arising out of any failure to carry out the terms of this contract where such failure is caused due to war, rebellion, mutiny, civil commutation, fire, riot, earthquake, draught, floods, crop failure, strike, major break down of the plant or Acts of God or due to any restraint or regulation of the State or Central Government or a Local Authority/Authorities, provided a notice of such occurrence is given to the other party in writing within 10 days from the date of occurrence of the force majeure condition furnishing therewith-documentary evidence supporting the working of force majeure clause.

On cessation of the force majeure the party invoking force majeure shall inform the other party of the period for which force majeure to be effected.

- 38.00 The tenderer shall comply with all statutory requirements and laws in performing the contract. The responsibility for action/safety of his employees while performing the contract by the tenderer shall be solely his.
- 39.00 The seller shall comply with all Central/State Laws as well as the rules, regulations, by-laws as may be in force, from time to time. Any failure on their count on the part of the seller and the consequence thereof shall be solely on account of the seller. Liability, if any, under this head shall be solely borne and paid for by the seller.
- 40.00 The Contractor shall be solely responsible for the compliance of various Labour laws as applicable in the State of Madhya Pradesh as amended from time to time such as The Minimum Wages Act, 1948, The Employee's Provident Fund & Miscellaneous Provisions Act, 1952, the Factories Act 1948, Workmen's Compensation Act etc., and any other Act formed by State/Central Government from time to time and relevant to the Contract for the manpower deployed by him at NFL Site.
- 41.00 The supplier shall indemnify and legally protect NFL and/or its employees against all claims, actions, proceedings, demands, costs, expenses, causes of action or suits arising out of incidental to and/or consequent upon the services provided by the seller under the contract or due to the failure of the seller in performance of his/its obligations under the contract.

If the NFL is called upon to make any payments as aforesaid due to any act or omission or Failure of the seller, NFL shall be entitled to recover the said amount from any security or other guarantee available with the NFL under the contract.

42.00 **Disputes**

In all cases of disputes, the decision of National Fertilizers Limited shall be final. Failing this, the matter will be referred to the Arbitration in accordance with the Indian Arbitration Act and amendments thereof.

43.00 **Arbitration**

- The contract shall be governed by and construed in accordance with the laws of India.
- Execution of Purchase Order shall be continued by the Supplier during the Arbitration proceedings unless otherwise directed in writing by NFL

1.01 For Indian Bidders:

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 up to 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 reenactment thereof and the rules made thereunder.

It is agree by and between the parties that in case a reference is made to the Arbitrator for the purpose of resolving the dispute/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 the contract.

The seat and venue of arbitration shall be NFL Naya Nangal.

The cost of the proceeding 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.

1.02 **For Foreign Bidders:**

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 Rule 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.

1.03 For CPSEs and Government Department:

between disputes CPSE(s) commercial CPSEs inter se 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 clauses in all between CPSEs inter **CPSEs** commercial contracts se and and Government Department/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 Department/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."

44.00 **Patents**

In the event of order, the Tenderer shall agree to indemnify the NFL or/and hold it/them harmless from against all claims, liability, loss, damage or expense including counsel fees arising from or by reasons of an action or claimed trade mark patent or copyright infringement or any litigation based hereon with respect of any part of the quoted items and such obligation shall survive acceptance of and payment for the items.

45.00 **Indemnity**

In the event of order, the Tenderer shall indemnify and save harmless NFL and or customer from all claims, losses, demands, causes of action or studies arising out of the services, labour, equipment and material supplied.

46.00 Seller Registration on Government e-Marketplace (GeM)

Bidders are hereby informed that it is mandatory for the sellers to be registered on GeM (Government e-Market) and obtain a unique GeM Seller ID to participate in said tender. Your prior registration on GeM is essential before participating in this tender.

47.00 PUBLIC PROCUREMENT POLICY (Under Make in India)

- 1.0 Provisions of Public Procurement (Preference to make in India) order 2017 notified vide order no.P-45021/2/2017 BE-II dated 15th June 2017 & revision Amended on 04.06.2020 (Copy Enclosed) of Ministry of Commerce and Industry, Department of Industrial Policy and Promotion (DIPP) shall be applicable.
- 1.1 Bidders seeking benefits under Purchase Preference to Make in India (linked with local content) shall have to comply with the provisions specified under the Public Procurement (Preference to Make in India) order 2017. The salient features of which are as under:
 - a) Minimum Local Content:- The minimum local content shall ordinarily be 50%
 - b) Margin of Purchase Preference:- The margin of purchase preference shall be 20%
- 1.2 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.
- 1.3 In case of procurement for a value in excess of Rs. 10 crore, the local supplier shall be required to provide a certificate from Statutory Auditor or Cost Auditor of the Company (in the case of Company) or from practising Cost Accountant or practising Chartered Accountant (in respect of supplier's other than Company) giving the percentage of local content.

- 1.4 A supplier who has been debarred by any procuring entity for violation of this Order shall not be eligible for Purchase Preference under this Order for procurement by any other procuring entity for the duration of the debarment.
 - A self-certificate to the effect that the bidder has not been debarred by any procuring entity from violation of this order should be enclosed along with techno-commercial bid.
- 2.0 In case of participation of MSEs and Make in India (local content) Vendor against the same tender, MSE Vendor will be given preference to match with L-1 bidder as per Public Procurement Policy. MSE Vendor will be evaluated with 15% purchase preference and local content vendor will be evaluated with 20% purchase preference.
- 3.0 NFL reserve the right to relax the norms on prior experience & turnover for start-ups (recognized by DIPP)/Micro & Small Enterprises (MSEs) in Public Procurement subject to their meeting of quality and technical specifications. To avail such relaxation, party shall have to submit the relevant certificate issued by concerned authority.
- 4.0 In case a bidder is eligible to seek benefit under Purchase PP-LC (Purchase Preference-linked with local content) policy as well as PPP for MSE 2012, then the bidder should categorically seek benefits against one of the two only i.e. either PP-LC or MSE policy. The option once exercised cannot be modified subsequently.
- 4.1 Purchase preference benefits shall be extended to the bidder based on the declared option subject to the bidder meeting the requirements contained in that purchase preference policy.
- 4.2 In case a MSE bidder opts for purchase preference based on PP-LC, he shall not be entitled to claim purchase preference benefits available to MSE Bidders under PPP-2012. However, the exemption from furnishing Bidding Document fee and Bid Security/EMD shall continue to be available to MSE Bidders.

Bidder shall be required to submit **Self-Certification Form- Make In India (Local Content)** on their Letter Head as per **Annexure-Y** enclosed alongwith offer.

48.00 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.



(A Government of India Undertaking) Naya Nangal – 140126, Punjab, India (An ISO 9001, 14001 & OHSAS 18001 Unit) CIN No. L74899DL1974GOI007417

Annexure-II

NFN/PN/SPX/2023/69 Item Description and Special Note

=== S.No.	======== . NFL Item Code	Item Description	UM	Quantity Required
1	7460260	Repair /Refurbishment of Corroded 1st stage total Condenser 10HE-2B in Urea Plant With scope of work as per annexure-IV	No	1

Special Note:-

- Complete job shall be done as per scope of work attached as annexure IV
- You shall prepare inspection test plan (ITP) and get the same approved from NFL within 07 days from the date of issue purchase order.
- Requirement being urgent, Time schedule shall be as mentioned below:-
 - A. Time schedule for Supply of finish, machined new tubesheet shall be 55 days. Offers of parties quoting delivery period more than 55 days shall not be considered.
 - B. Time schedule for Work at NFL Site shall be 20 days. Offers of parties quoting more than 20 days shall not be considered.
- You shall have to furnish a Guarantee / Warranty Certificate for your products against defective material / bad workmanship for a period of 12 months from the date of commissioning or 18 months from the date of dispatch, whichever is earlier. In case the material fails during the above Guarantee period due to defective material or bad workmanship, you will have to replace the same free of cost. Certificate must accompany the dispatch documents".

Repair /Refurbishment of Corroded 1st stage total condenser 10HE-2B in Urea Plant of NFL, Nangal (Ref Dwg No-NG-1659 & NG -299)

1.00 – SCOPE OF WORK

The scope of Party shall include supply of tubesheet as well as site Work detailed as under:

A. Supply of Tube sheet

Supply of finished, machined new tubesheet with welding overlay or having plate of SS-316 (Chemical composition: C-0.05% (Max), Cr-16.5 to 17.5%, Ni-11 to14%, Mo-2.5% to3 %) or better with minimum sheet thickness 10 mm with following specification:

- a) Manufacturing of tube sheet A105 /SA 266 under Third Party inspection of M/s LRA/BVIS/TUV as per drawing No- NG-1659 & NG-299.
- b) Overlaying or cover plate of SS-316(Chemical composition: C- 0.05% (Max), Cr- 16.5 to 17.5%, Ni- 11 to 14%, Mo-2.5% to 3%)
- c) Machining job of tubesheet such as Sizing, Bolt hole, Step machining.
- d) Gasket seat Machining/overlay and PWHT (if required)
- e) Liner fixing /welding.
- f) Tube hole drilling
- g) Gasket face machining.
- h) Transportation to NFL Nangal.
- i) All consumable shall be in party's scope.

B. Scope of Work at NFL Site

- a) Removal of old tubes.
- b) Removal of Bottom Corroded tubesheet.
- c) Erection of shell piece of suitable length to maintain length of Exchanger post repair/refurbishment.
- d) Erection & installation of new Tubesheet followed by pre-heating & welding.
- e) Tube insertion ,Expansion (if required)
- f) & Tube to Tubesheet welding
- g) MT/PT/UT of weld joints
- h) Witness of hydraulic test, Pneumatic test & Helium test for any leakage. Rectify the leakage, if observed.

2.00 CONTRACTOR'S OBLIGATIONS:-

a) Consumables like Oxygen gas, Acetylene gas, Argon cylinder all welding electrode , filler wires grinding wheels, buffing wheels etc required for the job shall be arranged by the party.

- b) All the tools & tackles are in the party's scope. All lifting tools and tackles should be tested as per Punjab factories act from a competent person.
- c) All the safety appliances/PPEs required for safe working shall be arranged by the party.
- d) The work shall be completed to the entire satisfaction of the Engineer-in- charge.
- e) The work shall be carried out on round the clock basis to complete the job in scheduled time.
- f) Any unforeseen job/activity required to execute the job shall be in the party's scope.

3.00 NFL' OBLIGATIONS (During work at NFL Site):-

- a) NFL will provide SS tubes.
- b) Supply of rolled shell piece of suitable length with longitudinal seam welded (to maintain length of Exchanger post repair/refurbishment).
- c) NDT facility i.e DPT /MPI /UT shall provided by NFL along with operators.
- d) Water, compressed air and power supply as per job requirement shall be given by NFL free of cost located near the vicinity of job.
- g) Crane/trailer/truck for shifting shall be given by NFL free of cost on demand subject to their availability.
- h) Shifting from location, erection, dismantling of equipment and any scaffolding required along with erection for the job shall be in NFL's Scope.
- i) Available Machining facility required for repair /refurbishment job at NFL site will be provided by M/s NFL free of cost.
- j) NFL will carry out hydraulic test; Pneumatic test & Helium test for any leakage. However Party shall witness above mention Tests. Rectify the leakage, if observed.

4.00 TIME SCHEDULE:

- A) Time schedule for Supply of finish, machined new tubesheet shall be 55 days. Offers of parties quoting delivery period more than 55 days shall not be considered.
- B) Time schedule for Work at NFL Site shall be 20 days. Offers of parties quoting more than 20 days shall not be considered.
 - i. The mobilization of men & material shall be done within 4 days of intimation by FAX/EMAIL/Telephone for site work.
 - ii. The work order shall be valid for a period of one year from the date of issuing of work order/LOI. However, it can be extended at the sole discretion of NFL for a period of one year at the same rates, terms and conditions which will be binding on the contractor.

5.00 PAYMENT TERMS:

Payment terms shall be as follows:-

- I. 60% cost of total lump sum price will be released within 30 days of receipt of material at site.
- II. Balance payment shall be released after completion of job.

•

Eligibility Criteria

A	Technical Eligibility Criteria	
Sr.	Eligibility Criteria	Supporting Documents required
No. 1	a) The bidder shall submit the status (i.e Name and complete Address) of the firm/company along with its constitution such as Sole Proprietorship / Partnership Firm or Limited / Private Company, Year of Establishment and Place of Business, etc. and Declaration as per Annexure XI on Non-judicial paper in original.	 In case of sole proprietorship, the bidder shall submit affidavit on Non-Judicial stamp paper of appropriate value in original, duly attested by notary regarding status / style of the business entity as per Annexure-X. Partnership firm shall submit a copy of Partnership Deed attested by notary. Company shall submit a notarized / certified copy of Certificate of Registration / Incorporation and a copy of Articles of Association and Memorandum of Association.
		 Registered Society & Registered Trust shall submit certified copy of the Certificate of Registration and Deed of Formation/MOA. Affidavit in original
	b) Authority in favour of a person signing the tender documents.	• The bidder shall submit Notarized/ Certified copy of Power of Attorney on Non-Judicial stamp paper of appropriate value duly attested by Notary /Magistrate in case of Sole Proprietor / Partnership Firm / Company or Authorization (backed by Board Resolution) in case of a Company in favour of a person who has signed the tender documents on behalf of tenderer / Firm / Company
2	The bidder should have completed similar work during the last seven years ending last day of previous month in which NIT has been issued. Similar work means: Repair/revamp/refurbishment job of converter/stripper/reactor/Exchanger in fertilizer or petrochemical industry.	The bidder shall submit a copy of Purchase/Work order + Completion Certificate / Performance certificate from the Customer for at least one of the following a) Three similar completed works each costing not less than Rs.109.74 Lacs including GST OR b) Two similar completed works each costing not less than Rs.137.20 Lacs including GST. OR c) One similar completed work costing not less than Rs.219.48 Lacs including GST. Copies of Purchase/Work Order in support of the above with full technical scope of work & commercial details including Purchase/Work Order value along with the Completion Certificate / Performance certificate from the Customer indicating the executed value and date of completion. In case party is not able to submit Completion Certificate / Performance certificate from Customer,

		then party shall submit Name & address of the Customer and Name, phone. No. & email ID's of all the concerned persons of Customer. In that case, decision of NFL will be final.
В	Commercial Eligibility Criteria	
1.	The average annual financial turnover of the bidder during the last three years ending 31.03.2023* or 31.12.2022 (in case of calendar year) should be not less than Rs.164.61 Lakhs.(Including GST)	Bidder shall submit audited Profit & Loss Accounts and Balance Sheets for the last three financial years. i.e 2022-2023*, 2021-22 & 2020-21 or calendar year 2022, 2021, 2020. In case the bidder does not fall under the ambit of statutory audit, and/or do not have audited Profit & Loss Accounts and Balance Sheets, shall submit a statement indicating the average annual financial turnover during the last three years certified by the Statutory Auditor / practicing Chartered Accountant with UDIN as documentary evidence in support thereof.
2	Net worth of the bidder should be POSITIVE as on 31.03.2023* or 31.12.2022.	Bidder shall submit a certificate indicating the Net Worth certified by statutory auditor/ practicing Chartered Accountant with UDIN.



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Annexure-III

NFN/PN/SPX/2023/69

Part-II: Online Template of Techno-Commercial Bid (Unpriced)

S.No.	Description	NFL Requirement as per NIT	Vendors Comments
1 (i)	Item Detail and scope of supply	Repair / Refurbishment of Corroded 1st stage total condenser 10HE-2B in Urea Plant of NFL, Naya Nangal Unit as per Scope of Supply and other details given in Annexure-II & Annexure IV.	
(ii)	Reverse Auction	Reverse Auction shall be carried out with 'Bid to RA with H-1 elimination rule' as per Terms and Conditions of the GEM Portal.	
2	Required Quantity	1 (One) NO	
3	Guarantee/ Warrantee Certificates	You shall have to furnish a Guarantee / Warranty Certificate for your products against defective material / bad workmanship for a period of 12 months from the date of commissioning or 18 months from the date of dispatch, whichever is earlier. In case the material fails during the above Guarantee period due to defective material or bad workmanship, you will have to replace the same free of cost. Certificate must accompany the dispatch documents".	
4 (i)	Eligibility Criteria	Bidder shall agree to Eligibility Criteria for the tender (Attached as Annexure – V) and shall upload necessary documents (duly indexed and numbered) mentioned in it. Relevant offer not meeting the eligibility criteria shall be rejected. Vendor may please offer comments/give acceptance	
(ii)	Scope of Work for Repair / Refurbishment of Corroded 1st stage total condenser 10HE- 2B in Urea Plant mentioned in attached Annexure-IV	against all clauses provided in the Annexure- V. Bidder shall agree to scope of work of Repair / Refurbishment of Corroded 1st stage total condenser 10HE-2B in Urea Plant (Attached as Annexure – IV) and shall upload necessary documents (duly indexed and numbered) mentioned in the annexure. Bidder shall submit a duly signed copy of Annexure- IV in this regards.	
(iii)	Defect Liability Period	Bidder shall agree to defect liability period as explained in Clause No. 26.00 of Terms and Conditions of NIT	
(iv)	Supervision and control of Contract labour		

5		Bidders shall sign the Integrity Pact attached separately and upload the scan of the signed Integrity Pact along with their Online Bid. Hard Copy should be sent invariably through post subsequently. Refer Clause 3.00 of Terms and Conditions of NIT in this regard.	
6	Earnest Money Deposit	Tenderers shall furnish Earnest Money Deposit of Rs. 1,00,000/- (Rupees One Lakh Rupees only) as explained in Clause No. 18.00 of Terms and Conditions of NIT. Tenderers shall indicate the details of EMD. (Scanned copy of BG to be uploaded. If remitted through NEFT/RTGS, then Name of Bank, UTR No. etc. must be mentioned)	
7	Security Deposit-cum- Performance Guarantee	Successful Tenderer shall have to submit a sum equivalent to 10% of Basic Order Value towards Security Deposit-cum-Performance Guarantee within 30 days of receipt of Purchase Order in the manner as prescribed in Clause 19.00 of Terms and Conditions of NIT	
8	delay in supply	Recover liquidated damages from supplier at a sum equal to ½% per week or part thereof of the value of stores not delivered subject to a maximum of 5% of the value of the order as prescribed in Clause 23.00 of Terms and Conditions of NIT.	
9	Offer Validity	Offers should be valid for 120 Days from bid opening date. Vendors confirm their acceptance	
10	Payment Terms	No Advance Payment shall be made. Payment schedule- i) 60% cost of total lump sum price will be released within 30 days of receipt of material at site. ii) Balance payment shall be released after completion	
		of job. As per Clause No. 21.00 of Terms and Conditions of NIT	
11	Price Basis	Prices shall be quoted on FOR – Destination (i.e. NFL, Naya Nangal) basis including all taxes and other cost components (P&F, GST, Freight, TPI & Insurance etc.) .	
12	Packing and Forwarding Charges	It shall be inclusive on quoted rates.	
13	GST	The rate (%) of GST considered in Total Price to be	
		mentioned by Vendor and shall be inclusive on quoted rates as per GeM.	
14	GST Identification/ Registration Number	mentioned by Vendor and shall be inclusive on	
14 15	Registration Number HSN Code and SAC	mentioned by Vendor and shall be inclusive on quoted rates as per GeM. Tenderers shall in variably mention the GST Identification Number allotted to them by statutory authorities Tenderers shall mention the HSN Codes of the	
	Registration Number	mentioned by Vendor and shall be inclusive on quoted rates as per GeM. Tenderers shall in variably mention the GST Identification Number allotted to them by statutory authorities Tenderers shall mention the HSN Codes of the offered material and also SAC Codes (if any) Vendors to indicate the PAN Number allotted to their	
15	Registration Number HSN Code and SAC Code	mentioned by Vendor and shall be inclusive on quoted rates as per GeM. Tenderers shall in variably mention the GST Identification Number allotted to them by statutory authorities Tenderers shall mention the HSN Codes of the offered material and also SAC Codes (if any)	

19	Enhancement of Rates after submission of Quotation not allowed	No enhancement of rates will be allowed once the quotation is submitted/accepted and the order is placed. Withdrawal of the quotation after its acceptance will entail forfeiture of earnest money, if any, and/or risk purchase without prejudice to our rights of legal remedies.	
20	Price Firmness	Vendors to confirm that the quoted prices will remain firm till execution of the PO except variations in statutory duties/taxes	
21	Delivery Period	A)-Delivery schedule for Supply of finish, machined new tubesheet shall be 55 days. Offers of parties quoting delivery period more than 55 days shall not be considered B)-Delivery schedule for Work at NFL Site shall be 20 days. Offers of parties quoting more than 20 days shall not be considered	
		 I. The mobilization of men & material shall be done within 4 days of intimation by FAX/EMAIL/Telephone for site work. II. The work order shall be valid for a period of one year from the date of issuing of work order/LOI. However, it can be extended at the sole discretion of NFL for a period of one year at the same rates, terms and 	
		conditions which will be binding on the contractor.	
22	Packing	Shall be securely packed before dispatch so as to avoid any damage during transit. Please mention Net Weight/Gross Weight/Dimensions and Size of Packages etc. of the item being offered	
23	Mode of Despatch	To be indicated by Bidder	
24	Benefits available to Bidders under MSMED, Public Procurement and Make in India policies (For Indian Bidders)	See Clause No. 15.00 of Terms and Conditions of Notice Inviting Tender and Annexure-VI for complete details. In case no information is given by you, it will be presumed that you are not covered by the MSMED Act and consequently not eligible to the benefits admissible under the Act.	
25	Compensation for submission of Tenders	The tenderer shall not be entitled to claim any cost, charges, or incidentals for/or in connection with the preparation of and submission of their tenders, though NFL may withdraw invitation to tenders, or reject any, or all tenders without assigning any reason thereof.	
26	Bidding Documents	The Bidder is expected to examine all instructions, forms, terms and conditions in the bidding documents. The Invitation To Bid together with all its attachments thereto shall be considered to be read, understood and accepted by the Bidder, unless deviations are specifically stated in the seriatim by the bidder. Failure to furnish all information required by bidding documents or submission of a bid not substantially responsive to the bidding documents in every respect will be at bidder's risk and may result in the rejection of bid.	

27	NFL's right to accept any Bid and to reject any or all Bids	Notwithstanding anything to the contrary contained herein, NFL reserves the right to accept or reject any Bid/all Bids, in whole or in part and/or accept other than the lowest bid and to annul the bidding process and reject all bids at any time prior to award of Purchase Order, without thereby incurring any liability to the affected bidder or bidders or of any obligation to inform the affected bidder or bidders of the grounds for NFL's rejection. No correspondence will be entertained with regard to acceptance or rejection of an offer. N.F.L. is also not bound to disclose the reasons for rejection of the offer to the tenderers.	
28	Clear Understanding	When a tenderer submits his tender in response to this tender document, he will be deemed to have understood fully about requirements terms and conditions. No claim from tenderer shall be entertained whatsoever on the plea that the tenderer did not have a clear idea on any particular point and/or a clause of the tender.	
29	Debarment of Tenderers	If a tenderer resorts to any frivolous, malicious or baseless complaints/allegations with an intent to hamper or delay the tendering process or resorts to canvassing/ rigging/influencing the tendering process, NFL reserves the right to debar such tenderer from participation in the present/ future tenders up to a period of two (2) years.	
30	Blacklisting/Delisting of Bidders previously	Tenderers must confirm that they have not been delisted / blacklisted by any unit of NFL/any Institutional Agency/Government Department/ Public Sector Undertakings in the last two years	
31	Confirmation on non- participation of Sister Concern/Associate of same group in the Tender	Tenderers shall confirm that no other Firm/Sister Concern/Associate belonging to the same group is participating/submitting offer against this tender	
32	Award of Contract	Award of contract will be made at the sole and absolute discretion of National Fertilizers Limited, which shall not be disputed. Purchase Order issued on the basis of this tender will be called CONTRACT'. The terms and conditions as embodies in the Purchase Order shall be final and shall supersede any other terms and conditions that might have been indicated in the Tender submitted by the Tenderers.	
33	Uploading of Other documents	Vendors may upload any other document (if required) and indicate the same	
34	Secrecy	Any information delivered or otherwise communicated by NFL to supplier in connection with the contract shall be regarded as secret and confidential and shall not without the written consent of NFL be published or disclosed to any third party or made use of by the supplier except for the purpose of implementing the contract.	
35	Subletting of Contract Not allowed	Subletting of Contract by the successful tenderer is not allowed. See Clause No. 35.00 of Terms and Conditions of NIT for details.	

36	Compliance to statutory The seller shall comply with all Central/State Laws as requirements/laws well as the rules, regulations, by-laws as may be in force, from time to time. Any failure on their count on the part of the seller and the consequence thereof shall be solely on account of the seller. Liability, if any, under this head shall be solely borne and paid for by the seller.		
37	Force Majeure Conditions	Shall be as per Clause No. 37.00 of General Terms and Conditions of NIT	
38	Disputes	In all cases of disputes, the decision of National Fertilizers Limited shall be final. Failing this, the matter will be referred to the Arbitration in accordance with the Indian Arbitration Act and amendments thereof (Applicable for Indian Bidders) and in accordance with Rules of ICC India (for Overseas Bidders)	
39	Laws governing Purchase Order	The purchase order shall be governed by the Laws of	
40	Arbitration	Union of India for the time being in force. Arbitration Proceedings shall be as per Clause No. 43.00 of Terms and Conditions of NIT. Seat of Arbitration shall be Delhi/ NFL, Naya Nangal site	
41	Jurisdiction	All actions at law or suits arising out of or in connection with this contract or the subject matter thereof will be instituted in the Courts located at Nangal Court in Ropar District of Punjab.	
42.1	Relationship	It shall be certified by the Tenderers that none of NFL employee is related to Owners/ Directors of their Company/Firm (In case any relative is working in NFL, furnish details separately)	
42.2	*	It shall be certified by the Tenderers that none of NFL's ex-employee is employed in their Company/Firm (In case any ex-employee of NFL is employed, furnish details separately)	
42.3	*	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	
43	Uploading of Unpriced Format	Bidders will upload a copy of Unpriced Format of Price Bid (with Unit Price Blank and details of other columns) with Techno-Commercial Bid	
44	Enquiry	Vendors will confirm their acceptance to the Terms and Conditions of the NIT without any deviation and upload a complete set of Tender Enquiry duly signed and stamped on each and every page as token of acceptance of terms and conditions	
45	Special Notes	Please confirm to accept all terms and condition specified in Annexure-II and Annexure IV.	
46	Any Other Comment / Information /Remarks	No Deviation to the Terms & Conditions of NIT is allowed. Offers with any condition/deviation are liable to be rejected at Sole option of NFL. However Vendor may offer comment, if any.	
47	Seller Registration in GeM	Bidders are hereby informed that it is mandatory for the sellers to be registered on GeM (Government e- Market) and obtain a unique GeM Seller ID to participate in said tender. Your prior registration on GeM is essential before participating in this tender. Kindly provide your GeM Seller ID.	

48	Model Clause of Procurement	Blader Have to Submit / innextine for Floder Gladee	
		Model Clause Certificate: Public Procurement) along with the bid.	
49	Residential accommodation	NFL will provide accommodation on chargeable basis for contractor's staff, subject to availability	

Declaration:

We hereby declare that we have read, understood and accepted all terms & conditions of NIT without any deviation. As a token of same, we are uploading herewith digitally signed Tender Document

Upload duly digitally signed Tender Document.



(A Government of India Undertaking) Naya Nangal – 140126, Punjab, India (An ISO 9001, 14001 & OHSAS 18001 Unit) CIN No. L74899DL1974GOI007417

Annexure-VI

Benefits available under:

- (i) Public Procurement (Preference to Make in India), Order 2017
- (ii) Public Procurement Policy for Micro & Small Enterprises (MSEs) Order 2012/amended w.e.f 1.4.2015 & 9.11.2018
- (iii) Relaxation Norms for Start-ups

I. Public Procurement Policy, March 2012

With reference to the Order of the Ministry of MSME, under the Public Procurement Policy, March 2012, Micro and Small Enterprises shall be entitled for benefits, subject to terms and conditions, as under:

a. Qualifying Criteria for MSEs, SC/ST Vendors:

- MSE bidders must submit Registration Certificates from any of the following (or any other body specified by the Ministry of MSME):
 - National Small Industries Corporation (NSIC)
 - District Industries Centres (DIC)
 - Coir Board
 - Khadi and Village Industries Commission (KVIC)
 - Khadi and Village Industries Board (KVIB)
 - Directorate of Handicrafts and Handloom
- ii. SC/ST owned Enterprises (i.e. SC/ST Proprietorship or holding minimum 51% shares in case of Partnership/Private Limited Companies) shall additionally submit relevant SC/ST certificates issued by any of the following:
 - District / Additional District Magistrate / Collector / Deputy Commissioner/ Additional Deputy Commissioner / Deputy Collector / 1st Class Stipendiary Magistrate / Sub-Divisional Magistrate/ Taluka Magistrate / Executive Magistrate / Extra Assistant Commissioner
 - Chief Presidency Magistrate / Additional Chief Presidency Magistrate / Presidency Magistrate
 - Revenue Officer not below the rank of Tehsildar
 - Sub-Divisional Officer of the area where the individual and/or his family normally resides
- iii. The registration shall be valid as on date of placement of order. A self-attested photocopy of the relevant certificate shall be submitted as a support document.
- iv. The registration must be for the items/category of items / services relevant to the tendered items / category of items / services.

b) Purchase Preference for MSE:

In tenders, where the L1 (evaluated price) bidder is a non-MSE, up to 25% of the tendered quantity shall be allowed to be supplied by participating MSEs provided that the tendered quantity is divisible into two or more orders and adequate for the purpose; all qualifying bidders have agreed for acceptance of part-order quantity and participating MSE matches the L1 rate.

A share of 4% and 3% out of this 25% shall be allowed to be supplied by participating MSEs owned by Scheduled Caste/Scheduled Tribe and Women Entrepreneurs respectively. In the case of an SC/ST or Women owned MSE failing to participate in the tender or not meeting the tender requirements, this 4% and 3% sub-target shall be met by other participating MSEs.

The above shall be subject to that the participating MSEs (including SC/ST owned and Women owned) bidders shall have quoted a price within +15% of the L1 bid price and further that they shall agree to match their quoted price with the L1 price.

In case that two or more MSEs are within the L1 +15% band, all such MSEs will be offered the opportunity to match the L1 rate and 25% of the order will be shared equally by them. Where the MSE is SC/ST/Women owned, they shall be exclusively awarded a share of 4% and 3% of the above 25% in addition to equally sharing the balance 18% with other non-SC/ST MSEs.

In case of more than one SC/ST and Women owned MSE matching the L1 price, they shall equally share 4% and 3% respectively of the order and additionally share the balance 18% with other non-SC/ST MSE bidders.

Bidders shall confirm that they are registered as MSE (Micro or Small Enterprise) and submit requisite Certificate. In case the Bidder is not registered as an MSE, he will procure at least 25% of value of Contract/PO as Goods/Services from MSEs and a Certificate to this effect will be submitted by him along with Invoice as under:

	,	ured Goods/Service as detailed lainst NFL Order/Contract No	
S.No.	Value of Contract / PO awarded by NFL (in Rs.)	Value of Goods/Services procured from MSEs against this Contract/ PO (in Rs.)	% Procurement from MSEs
1			
2			
		Signature	

Name

Name of Company/Firm

d) <u>Exemption from Earnest Money Deposit (EMD)/ Tender cost and Security Deposit (SD) for MSE:</u>

- i. Tenders shall be provided free of cost and tender documents are downloadable from the websites of NFL (http://www.nationalfertiizers.com) and the Central Public Procurement (CPP) Portal (https://www.eprocure.gov.in/epublish/app) or can be obtained from the Office of Chief Manager (Materials) / DGM (Materials) / General Manager (Materials)
- ii. MSE units qualifying as at (a) above shall be exempt from paying EMD
- iii. Additionally, MSEs registered with NSIC shall be exempt from paying Security Deposit up to the monetary limit mentioned in the certificate.

Important Notes:

- i. The above benefits shall be allowed to only manufacturing Micro and small Enterprises and not to Traders/Agents for supply of material/stores. This includes the procurement of items from the list of specifically reserved 358 items for MSME as per policy.
- ii. MSE Bidders shall declare/register the Udyog Aadhar Memorandum (UAM) number on Central Public Procurement Portal (CPPP), failing which they shall not be able to enjoy the benefits available to MSEs as per Public Procurement

Policy for MSEs Order 2012 issued by Ministry of MSME. Declaration of UAM Number by the Vendors on CPP Portal is mandatory.

II. Public Procurement (Preference to Make in India) Order 2017

Provisions of Public Procurement (Preference to Make in India) Order 2017 notified vide Order No. P-45021/2/2017 BE-II dated 15th June 2017 of Ministry of Commerce and Industry, Department of Industrial Policy and Promotion (DIPP) shall also be applicable

- i. Bidders seeking benefits under Purchase Preference to Make in India (linked with local content) shall have to comply with the provisions specified under the Public Procurement (Preference to Make in India) Order 2017. The salient features of which are as under:
 - a) Minimum local content Shall ordinarily be 50%
 - b) Margin of Purchase Preference Shall be 20%
- ii. In case of procurement for a value up to Rs. 10.00 Crore, the local supplier at the time of tender, bidding or solicitation shall be required to provide self-certification that the item offered meets the minimum local content of 50% and shall give details of the location(s) at which the local value addition is made.

In case of procurement for a value in excess of Rs. 10.00 Crore, the local supplier shall be required to provide a Certificate from Statutory Auditor or Cost Auditor of the Company (in the case of Company) or from practising Cost Accountant or practising Chartered Accountant (in respect of suppliers other than company) giving the percentage of local content

- iii. A Supplier who has been debarred by any procuring entity for violation of this Order shall not be eligible for Purchase Preference under this Order for procurement by any other procuring entity for the duration of the debarment. A Self-Certificate to the effect that the bidder has not been debarred by any procuring entity for violation of this Order should be enclosed along with techno-commercial bid
- III. In case of participation of MSEs and Make in India (local content) Vendor against the same tender, MSE Vendor will be given preference to match with L-1 Bidder as per Public Procurement Policy. MSE Vendor will be evaluated with 15% purchase preference and Make in India (Local Content) vendor will be with 20% purchase preference
- IV. NFL reserves the right to relax the norms on prior experience and turn over for Start-Ups (recognised by DIPP)/Micro & Small Enterprises (MSEs) in Public Procurement subject to their meeting of quality and technical specifications
 - To avail such relaxation policy shall have to submit the relevant certificate issued by concerned authority
- V. In case, a Bidder is eligible to seek benefit under Purchase PP-LC (Purchase Preference Linked with Local Content) Policy as well as Purchase Preference Policy for MSE 2012, then the Bidder should categorically seek benefits against one of the two only i.e. either PP-LC or MSE Policy. The option once exercised cannot be modified subsequently
- VI. Purchase Preference benefits shall be extended to the Bidder based on the declared option subject to the bidder meeting the requirements contained in that purchase preference policy
- VII. In case a MSE Bidder opts for Purchase Preference based on PP-LC, he shall not be entitled to claim Purchase Preference benefits available to MSE Bidders under PPP-2012. However, the exemption from furnishing Bidding Document Fee and Bid Security/EMD shall continue to be available to MSE Bidders.

National Fertilizers Limited, Naya Nangal Punjab, India

Annexure-VIII

BID SECURITY FORM

[Non-Judicial Stamp paper to be drawn in the name of Issuing Bank]

Draft of Bank Guarantee for Bid Security Deposit

In consideration of National Fertilizers Limited (NFL), having its Registered Office at SCOPE Complex, Core-III, 7, Institutional Area, Lodhi Road, New Delhi-110 003 (hereinafter called as 'NFL'
which expression shall unless repugnant to the subject or context includes its successors and assigns)
having agreed to exempt (hereinafter called the, 'the said tenderer(s)' which expression shall unless repugnant to the subject or context includes his successors
and assigns) from the demand under the terms and conditions of tender No for
hereinafter called "the said tenderer' of such Bid Security Deposit for the due
fulfillment by the said tenderer(s) of the terms and conditions contained in the said tender for on production of Bank Guarantee for Rs
(Rupees only).
1. We, the bank, hereinafter referred to as 'the bank' do hereby
undertake to pay to NFL an amount not exceeding Rs (Rupees
only) against any loss or damage caused to or suffered by 'NFL' reason of any
breach by the said 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).
on asy.
2. We, the bank do hereby undertake to pay the amounts due 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 suffered 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 bank under this guarantee. However, our liability under this guarantee shall be restricted to an amount not exceeding Rs (Rs
only).
3. We, the bank, further agree that the guarantee herein contained shall
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 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 authorized 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 the to include three 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. We, the bank, lastly undertake not to revoke this guarantee during its currency except with the previous consent of `NFL' in writing.
guarantee during its currency except with the previous consent of 'NFL' in writing.
Dated day of202
Corporate seal for Bank

BANK GUARANTEE FOR SECURITY DEPOSIT-CUM-PERFORMANCE GUARANTEE FORMAT

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

	This bank guarantee no	made this day of
betwee	en	a bank incorporated and having its (hereinafter called BANK) which expression
registe	ered office at	(hereinafter called BANK) which expression
snall u	inless repugnant to the context or contra	ary to the meaning thereof include its successors and IZERS LIMITED, a Company registered in India under
_	anies Act, 1956 and having its	izers cirilied, a company registered in india under
		7,Institutional Area, Lodhi Road, New Delhi - 110 003,
		thereof include its successors and assigns on the other
CONTR	RACT) entered into hetween National	ent dated (hereinafter called Fertilizers Limited (hereinafter called OWNER and
	a Co	ompany incorporated in
		sion shall unless repugnant to the context or contrary to
the 	meaning thereof include its as	successors and assigns, for supply of envisaged in the Contract, Contractor has to submit a rantee for Rs CONTRACTOR performance Bank Guarantee as hereinafter contained
Securit	ty Deposit-cum-Performance Bank Gua	rantee for Rs CONTRACTOR
accordi toward	lingly agrees to furnish the Security cum Is fulfillment of all of its obligations under	performance Bank Guarantee as hereinafter contained the contract
towara	as runniment or all or its obligations under	the contract.
	NOW THIS DEED WITNESSES AS FOLLO	WS:
1.		hereby guarantees as a direct responsibility to OWNER
	that the BANK is holding the amount of	of Rs at Owner's be bound to pay to OWNER, forthwith at Owner's writter
		ed to fulfill its obligations under the contract for reasons
		any protest or demur and without recourse to contractor
		o whether the amount if lawfully asked for by Owner or ereof as mentioned by Owner in the notice. The decision
		nd conditions of this Security Deposit cum Performance
		not shall be final and binding on the BANK. In any case,
		this Security Deposit-cum- Performance Bank Guarantee
	is limited to Rs.	
2.		Bank Guarantee shall be valid for an initial period of
	Months from th	e date of this Bank Guarantee No.
	Commissioning / Erection / Completion	Bank to Owner become effective. Upon issuance of certificate according to terms of contract on expiry of e issuance of the above mentioned certificate of
		certificate, the Security Deposit-cum-Performance Bank
	Guarantee shall become null and void.	ertificate, the occurry beposit cum refrontiance built
3.	This Security Deposit-cum-Performance	Bank Guarantee shall be in addition to and shall not
	affect or be affected by any other securit	ry 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
		ainst the Bank, may compound with, give time or other
		ement with Contractor and nothing done or omitted to
		uthority or permission contained in this guarantee, shall
	effect discharge of the liability of the Ba	ık.
4.		THE OWNER, this Security Deposit-cum- Performance
	Bank Guarantee will remain in force initi	ally up to months from the effective
	date of Bank Guarantee No.	dated given by the Bank to the graph 2 above will stand automatically
	Owner and subject to provisions of para-	graph 2 above will stand automatically
	cancelled on the evniry of the said perior	d Unless demand or claim under this Bank Guarantee is

made on Bank in writing within three months from the date of expiry of this Bank Guarantee, all

the rights of Owner against the Bank shall be forfeited and Bank shall be relieved and discharged from all the liabilities hereunder.

- 5. Any notice by way of request, demand or otherwise hereunder may be sent by post to the Bank, addressed as aforesaid, and if sent by post, it shall be deemed to have been given at the time when it would be delivered in due course of post, and in proving such notice, when given by post, it shall be sufficient to prove that the envelope containing the notice was posted and a certificate, signed by an officer of the owners, to the effect that the envelope was so posted, shall be conclusive.
- 6. The Security Deposit-cum-Performance Bank Guarantee is to be returned to the Bank after its expiry in terms of Paragraph 4 above.
- 7. The Bank declares that it has the power to issue this guarantee and the undersigned have full power to do so.

Dated _	this	day of	
(Indica	te the name of the Bank with stamp)	·	

Annexure: Y

Self-Certification Form: Make In India (Local Content)

(On Party/Company's Letter Head)

Tender Ref. No.:
To M/s National Fertilizers Limited, Naya Nangal -Punjab- 140126
Sub: Certification as per clause 9(a) of Revised Public Procurement (Preference to Make in India Orde 2017 of DPIIT dated 16.09.2020
Sir,
This is to certify that M/sa 'Class I Local Supplier'/ 'Class II Local Supplier' (Tick appropriate option & cut the other one) 'at the time of tender, bidding or solicitation hereby confirm the item meets the Local Content requirement for Class I Local Supplier' (Class II Local Supplier' (Tick appropriate option & cut the other one) and the Local Content percentage is
I also certify that the contractor M/s has not been debarred by any procuring entity from violation of this order.
The details of the location(s) at which the local value addition made is/are as under: [Factory Address]
For M/s
Authorized Signatory (with company seal & Name)
(with company sear & Name)

Annexure: Z

Model Clause Certificate: Public Procurement No 1

(On Party/Company's Letter Head)

Tender Ref. No.:	
То	
M/s National Fertilizers Li	mited,
Naya Nangal Punjab-140	126
Sub: Model Clause Cer 2017, dated: 23.07.20	tificate of Restrictions under rule 144 (xi) of the General financial Rules (GFRs)
Sir,	
I	(authorized signatory) for
	have read the clause regarding restrictions on procurement from a contractor of
a country which shares a	land border with India.We certify that this contractor M/s
[Vendor Name & addre	ess] is not from such a country.
•	or firm fulfils all requirements in this regard and is eligible to be considered. The evidence by the Competent Authority is attached herewith.
	·
For M/s	
Authorized Signatory	
(with company seal & Na	me)

Performa for proprietorship Affidavit on the stamp paper of appropriate and notary attested

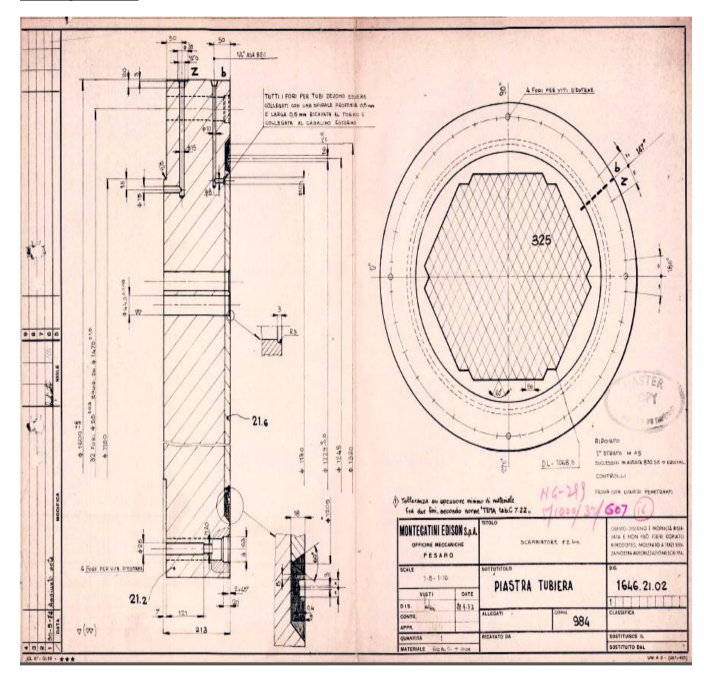
I,	S/	o Sh				resident	of
			do he	reby	solemnly	affirm	and
declare as under:							
1. That on	(date of start of b	usiness) I the	deponent h	as star	rted		
business under th	he name and style of Pr	oprietorship a	as a sole pr	oprie	tor and at	present	M/s
			is a	sole	proprietors	ship firm	1.
2.	That I am the sole propr	rietor of the fi	rm named a	ıs			
	situated at			(full a	address of t	irm witl	n pin
	code).						
3 That my above	declarations are true and	correct in case	e my ahove	decla	aration fou	nd incor	rect
•	y bid / tender/contract ma		· ·				
_	etion as deemed fit.	, , , , , , , , , , , , , , , , , , ,			, 1		
]	DEPON:	ENT
VERIFICATION	1						
	above contents of my affi thing has been concealed		and correct	to the	e best of m	y knowl	edge
]	DEPON	ENT
Place							
Date:							

(An Affidavit in original on Non-judicial Stamp Paper of appropriate value attested by Notary)

AFFIDAVIT

With reference to NII N	0			
Dt of Natio	nal Fertilizers Ltd.,	for the	work of	
		I,	S/o	
Sh	R/o		do hereby	
solemnly affirm and dec	-		orized signatory of the	firm on behalf
i) That my / our firm / si	ster concern/their ass	ociates etc. h	nas not been black	
listed, debarred, de-listed Department / Public Sec		-		
ii) No other Firm / Sister submitting the Tender fo		es belonging	to the same group are	participating /
iii) That information furn	nished by me / us in r	respect of the	above tender is true	
and correct and nothing and /or incorrect at any s		-		
				DEPONENT
Dated:				
VERIFICATION				
It is certified that the aboard belief and nothing ha			I true to the best of my	knowledge
				DEPONENT
Place				
Date:				

Drawing - NG-299



Drawing - NG-1659

