

Registered Office C89-90, Lal Kothi Scheme, Janpath

Jaipur (Rajasthan)India

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CIN No.: U14109RJ1949SGC000505

Corporate Office 4, Meera Marg, Udaipur – 313 001 Ph.:-91-294-2428768, 2428763-67

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website: www.rsmm.com

PAN No: AAACR7857H

GSTIN No. 08AAACR7857 H1Z0

TENDER DOCUMENT

TO

e_TENDER NO. RSMM/CO/MM/NIT-04/2019-20 Dated 13.05.2019

E- TENDERS ARE INVITED FOR FABRICATION OF WATER TENDER HAVING 5000 LITRES CAPACITY ON TRUCK CHASSIS TATA LPT 1613 TCIC 4225 MM WHEEL BASE AT OUR JHAMARKOTRA MINES, UDAIPUR

S. N.	Description	Date	Time
1	Bid Submission Start Date	21.05.2019	10.00.a.m.
2	Bid Submission Closing Date	29.05.2019	6.00 p.m.
3	Techno-Commercial Bid Opening Date	30.05.2019	3.30 p.m.
4	Last date of Submission of Demand Draft / Bankers Cheque/ Bank Pay Orders of Tender Document Fee, Processing Fees and Bid Security	29.05.2019	Upto 6.00 p.m. on or before 29.05.2019
5	Price Bid Opening Date		nated later on to the nercially qualified
6	Websites for downloading tender documents/corrigendum etc.	, , _	n, .rajasthan.gov.in sppp.rajasthan.gov.in
7	Website for submission of tender/bid (only online)		rajasthan.gov.in
8	Tender Document Fees		in favour of "Rajasthan s & Minerals Limited" daipur
9	RISL Processing Fees	Rs. 500/- i payable at Ja	n favour of "MD RISL" aipur
10	Bid Security		in favour of "Rajasthan s & Minerals Limited" daipur

(A Government of Rajasthan Enterprise)

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NOTICE INVITING e-TENDER

e- Tenders in Two parts (Techno Commercial Part & Price Part) are invited from reputed and established manufacturers for following work:-

Description of Items	Bid Security	Due Date of Opening
Fabrication of Water Tender having a water tank capacity of 5000 ltrs with heavy duty pump, monitor, fitted with all standard accessories for the use of Fire Fighting on TATA LPT 1613 4225 mm Wheel base chassis fitted with Tata 697TCIC engine having accommodation for six persons including driver's cabin as per bureau of Indian Standard norms at our Jhamarkotra mines.	60,000/-	30.05.2019

For more details, visit us on web site <u>www.rsmm.com</u>, <u>www.eproc.rajasthan.gov.in</u>, <u>http://www.sppp.rajasthan.gov.in</u> or contact Sr.Manager (MM) at the above address.

(B.S.Gupta) GGM(MM)

e TENDER NO. RSMM/CO/MM/NIT-04/2019-20

General	Instruction for preparation & submission of tender and
	General Conditions of e-Tender
Annexure- I	General profile of tenderer
Annexure- II	Undertaking towards acceptance of all terms & conditions
	of tender
Annexure- III	Undertaking towards non suspension/non banning/GST.
Annexure- IV	Registration details as per Micro, Small & Medium
	Enterprises Development Act,2006.
Annexure- V	Details of taxes & duties offered in price bid
Annexure- VI	Check-list to technical specifications
Annexure-VII	Details of past experience
Annexure-VIII	B.G. Format for Security Deposit
Annexure-IX	Proforma of Guarantee Bond For Bid Security
Annexure-X	Proforma of Indemnity bond for Truck Chassis
Annexure- A	Compliance with the Code of Integrity and No Conflict of
	Interest.
Annexure-B	Declaration by the Bidder regarding Qualifications.
Annexure- C	Grievance Redressal during Procurement Process and Form
	No. 1.
Annexure- D	Additional Conditions of Contract.
Form-A	Format of Application by MSME for Purchase Preference in
	Procurement of Goods
Form-B	Format of Affidavit

Instructions for preparation & submission of e-tender and Conditions of e-Tender:

1.0 Instructions for preparation & submission of tender:

- i) Tender shall be submitted online only through e-procurement portal of GoR i.e. www.eproc.rajasthan.gov.in.
- ii) No physical/offline Tender/bid shall be accepted.
- The **Bid Security and Tender document fee** shall be in the form of Demand Draft / Bankers Cheque/ Bank Pay Order drawn **in favour of** "Rajasthan State Mines & Minerals Limited" payable at Udaipur and shall be submitted to the office of the GGM(MM), 4-Meera Marg, Udaipur upto schedule date and time, as above.
- iv) The **Processing Fee** shall be in the form of Demand Draft / Bankers Cheque/ Bank Pay Order drawn in favour of " **MD RISL" payable at Jaipur** and shall also be submitted to the office of the GGM(MM), 4-Meera Marg, Udaipur upto schedule date and time, as above.
- v) Conditional tenders and casual letters sent by the bidders will not be accepted.
- vi) Bidders are requested to read the instruction in the Tender Document/Bid before submitting the Tender/BID online.
- vii) The Tender Document is not transferable.
- viii) Bidders who wish to participate in this tender will have to be registered on http://eproc.rajasthan.gov.in. To participate in online tenders, bidders

will have to procure Digital Signature Certificate (type II or III) as per Information Technology Act-2000 using which they can sign their electronic bids. Bidders can procure the same from any CCA approved certifying agency or may contact Government of Rajasthan e-procurement Cell, Department of IT&C for further assistance. Bidders who already have a valid Digital Certificate need not to procure a new Digital Certificate.

ix) <u>Contact details of Government of Rajasthan e-procurement Cell,</u> Department of IT&C are:

24X7 Help Desk Telephone No. 0120-4200462, 0120-4001002, 8826246593. Email-support-e proc @ nic.in. Local Help Desk Number 0141-4022688. 9.30 a.m. to 6.00 p.m. on all working days. email: eproc@rajasthan.gov.in,. Address: e-procurement cell, RISL. Yojana Bhawan, Tilak marg, C-Scheme, Jaipur.

- x) Training for the bidders on the usage of e-Tendering system is also being arranged by RISL on regular basis. Interested bidders may contact e-Procurement Cell, RISL.
- xi) Bidder shall submit their offer on-line in electronic formats both for techno-commercial and financial bid, however Demand Draft / Bankers Cheque/ Bank Pay Orders for Tender Fees, Processing Fees and Bid Security should be submitted offline (manually/post/courier) to the office of GGM(MM) before scheduled date & time as mentioned in tender document. Scanned copies of Demand Draft / Bankers Cheque/ Bank Pay Orders should also be uploaded along with the online Bid.
- xii) Before electronically submitting the tenders, it should be ensured that all the tender papers including conditions of contract are digitally signed by the tenderer.
- xiii) Bidders are also advised to refer "Bidders manual" available under "Download" section for further details about the e-tendering process.
- xiv) All bidders are advised not to wait for last date and submit their tender/bid at earliest. The Company shall not be responsible for any interruption/technical snag in website and No extension in deposition of Tender/bid shall be allowed unless otherwise RSMML extends the dates.
- xv) In compliance to the Rajasthan Transparency in Public Procurement Act,2012 and Rajasthan Transparency in Public Procurement Rule,2013, following annexures are enclosed and tenderers are required to furnish duly filled, sealed and signed copies of these annexures alongwith Part I of offer.
 - a) Annexure-A- Compliance with the Code of Integrity and No Conflict of Interest.
 - b) Annexure-B- Declaration by the Bidder regarding Qualifications.
 - c) Annexure-C- Grievance Redressal during Procurement Process and Form No. 1.
 - d) Annexure-D- Additional Conditions of Contract.
- xvi) Bidders shall have to furnish the legible/readable bid documents in the "covers" as below/prescribed in the document in PDF/jpg format.

COVER-A

- i) Scanned Copies of Demand Draft / Bankers Cheque/ Bank Pay Orders towards Tender document Fees, Bid Security and Processing fees.
- ii) Authorization certificate in favour of the authorized representative for signing the tender.
- iii) General profile of tenderer as per annexure-I, undertaking towards acceptance of all terms & conditions of tender as per annexure-II, declaration towards banning/suspensions/GST as per annexure-III.
- iv) Registration details as per MSMED Act, 2006 as annexure-IV alongwith supporting documents.
- v) Details of taxes & duties offered in the price bid as per annexure-V.

COVER-B

- i) Check-list to technical specifications for the tendered water tender/Tata Truck Chassis as per annexure-VI.
- ii) Details of past experience as per annexure-VII alongwith supporting documents as per PQC mentioned at clause no. 7.0.
- iii) Duly filled, sealed and signed copies of Annexure-A, B, C and D.
- v) Form-A & B.

COVER-C

Price Bid in xls format. (BOQ).

2.0 SUBMISSION & OPENING OF TENDERS:

The online submission of bids on the e-procurement portal i.e. http://eproc.rajasthan.gov.in within the specified date and time will be the sole responsibility of the Tenderers. In case the date of opening of bids happens to be a holiday, then the bids shall be opened on the next working day.

Tenderers are requested to ensure submitting their tender online on e-procurement portal only and furnishing Demand Draft / Bankers Cheque/ Bank Pay Orders towards tender document fee/Bid Security/ Processing Fees offline to the office of GGM(MM) within the specified time & date of submission. Tenders in physical form (offline) will not be acceptable in any case.

Tenderers may note that they will not be able to submit their tenders online after the specified/ scheduled date & time of submission of bid document. Tenderers should also to ensure furnishing Demand Draft / Bankers Cheque/ Bank Pay Orders towards tender document fee/Bid Security/ Processing Fees to the office of GGM(MM) within the specified time & date of submission, failing which, their online bids will not be opened.

3.0 SPECIFICATIONS & QUANTITY: Quantity- 1 No.

Technical Specifications of water tender are as details at Annexure-VI. Tenderer is requested to give point wise confirmation of same therein.

4.0 SCOPE OF WORK

- a. Fabrication of Water Tender having a water tank capacity of 5000 ltrs with heavy duty pump, monitor, fitted with all standard accessories for the use of Fire Fighting on TATA LPT 1613 4225 mm Wheel base chassis fitted with Tata 697TCIC engine having accommodation for six persons including driver's cabin as per bureau of Indian Standard norms at our Jhamarkotra mines with/without Chassis as per the specifications mentioned at annexure-VI.
- b. In case of order for fabrication work with required Tata Chassis, tenderer will arrange to take this from local dealer. However, billing & other documents will be made in the name of RSMML
- c. The Tenderer will arrange at his cost to take delivery of the Truck chassis from Udaipur/Jaipur or Showroom of chassis Manufacturer situated at place as designated by Supplier/RSMML.
- d. The Tenderer will arrange at his cost to deliver the fabricated Water Tender in good condition at our Jhamarkotra Mines, RSMML, which is about 25 KMs away from Udaipur.
- e. The Tenderer will arrange at his cost the necessary transportation and the temporary registration certificate from RTO and allied jobs towards receipt and delivery of chassis as per a & b above. TRC of chassis/equipment upto the delivery of vehicle at Jhamarkotra mine site will be under the scope of supplier.
- f. Safe custody and insurance of the truck chassis with tools etc. and the Fabricated Water Tender (Water Tender having 5000 ltrs capacity on truck chassis) during transit, during the period when it is in tenderer custody etc. covering all risks will be tenderer's responsibility.
- g. At the time of dispatch of fabricated water tender from supplier's works, RSMML will arrange the comprehensive insurance of fabricated Water tender. Supplier will provide all the required documents required for the same.
- h. On receipt of fabricated water tender at our site, RSMML will get it registered with RTO. Tenderer will provide all the required documents required for registration of water tender with RTO at our end. Tenderer will provide TRC of at least one month period at the time of handing over the fabricated Water Tender at site.
- i. All minor rectifications incidental to fabrication jobs shall be carried out by the tenderer free of cost.
- j. Any additional major jobs to the specifications, if required ,the same shall be done on the basis of mutually agreed terms.

5.0 INDEMNITY BOND TOWARDS SECURITY OF TRUCK CHASSIS:

As security for the due, proper and faithful fulfillment of the obligations under the contract, the Tenderer will furnish to RSMML, an indemnity bond on non-judicial stamp paper of Rs. 100 towards safe custody of chassis to be provided for required fabrication work as per work order. The indemnity bond will require in the prescribed format of RSMML as per annexure-X.

6.0 DELIVERY BASIS & DELIVERY PERIOD: On F.O.R. destination basis.

Tenderer should offer minimum possible work completion period for supply of offered items on f.o.r. destination basis. The period for Fabrication work will be reckoned from the date of delivery of Truck chassis to tenderer.

7.0 PRE-QUALIFICATION CRITERIA:

The Techno-commercial suitability of the offers will be ascertained on the basis of execution of two nos. orders of similar type of fabrication work on Tata SE/LPT 1613/1616 truck chassis or equivalent or higher during the last three years. Tenderer is requested furnish copies of orders / performance certificates etc in this regard.

The decision of the company in this regard shall be final & binding and company will not enter into any correspondence/discussions. The Price bid offer (Part -II) of only those tenderers will be opened who are found to be techno-commercially qualified, and only such tenderers will be informed the date of opening of the Price Bid.

8.0 INSPECTION:

By the Consignee at the tenderer's works in various stages and /or Final stage as per clause no. 15.0 of annexure-VI. The tenderer will provide all facilities (free of charge) required by the Inspector during inspection.

9.0 CONSIGNEE:

Head & Incharge, SBU-PC(RP), Jhamrakotra Or his authorized representative RSMML, Jhamarkotra Mines, Udaipur-313 015

10.0 VALIDITY: The tenderer shall keep the offer open for acceptance by RSMML for a minimum period of **four months** from the schedule/extended date of opening of tender (Part-I), within the period the tenderer shall have no right to withdraw, cancel, amend or modify his offer. In case of withdrawal/cancellation/ amendment/ modification in the offered tender, the bid security by the tenderer shall stand forfeited. The validity period may be extended further, if required, by mutual consent from time to time.

In case, tenderer, after issuance of communication of acceptance of offer by RSMML, fails to execute the contract as per the conditions of the contract, such an event will be considered as the tenderer's calculated willful breach of the contract. The cost & consequence in such cases shall be on the sole account of the tenderer. Moreover, RSMML have full right to claim damages thereof in addition to the forfeiture of Bid Security.

11.0 GUARANTEE/ WARRANTY:

The fabricated Water Tender should have the warranty of one year towards the fabrication work from the date of receipt & acceptance of fabricated Water tender at site.

Warranty of Tata Chassis will be as per norms of OEM.

The tenderer shall warrant that the fabricated body shall be free from all defects and faults in material, workmanship, manufacturing and shall be of the highest grade. The stores used will be consistent with the established recognized or stipulated standard materials of the type ordered and in full conformity with the specifications.

12.0 BID SECURITY, TENDER DOCUMENT FEES & PROCESSING FEES:

- a) The tenderer shall deposit (interest free) a sum of Rs. 60,000/- (Rupees Sixty thousand only) as Bid Security in the form of Demand Draft / Bankers Cheque/ Bank Pay Orders/ in the form of BG(as per attached Annexure- IX) payable to RSMML, Udaipur.
- b) Further, tenderers shall deposit a sum Rs. 1,180/- towards tender document fees and Rs. 500/- towards processing fees by Demand Draft / Bankers Cheque/ Bank Pay Orders only to the office of GGM(MM) within the specified date & time. The details of furnishing such financial instruments are elaborated in clause no. 1.0. Payments through Cash, Cheque will not be accepted.

Demand Draft / Bankers Cheque/ Bank Pay Orders for Tender Fees, Processing Fees and Bid Security should be submitted offline (personally/post/courier) to the office of GGM(MM) before scheduled date & time as mentioned in tender document. Scanned copies of Demand Draft / Bankers Cheque/ Bank Pay Orders / BG(for bid security) should also be uploaded along with the online Bid. The tender document fees & processing fees are non-refundable.

c) The Bid Security shall be forfeited in case of:

- i) If tenderer unsolicited revises and/or modifies and/or withdraw &/or cancel/amend the offer at its own after submission of tender during the validity period.
- ii) If it is established that tenderer has submitted any wrong information/forged document alongwith the tender or thereafter.
- iii) If the tenderer declines to accept contract/order placed by the Company subsequent to acceptance of his offer.
- iv) If the tenderer does not submit the security deposit cum performance guarantee.
- v) If the tenderer breaches any promising provision of code of integrity prescribed for bidder as detailed at Annexure –A.

- (d) The Bid Security furnished by the unsuccessful tenderers will be refunded after finalization of tender / validity of the offer has expired. Bid Security of successful tenderer will be refunded after receipt of Security Deposit cum performance guarantee.
- (e) The Bid Security of a tenderer lying with the company in respect of other tenders awaiting approval or rejected or on account of contract completed will not be adjusted towards bid security against this tender, however, the bid security originally deposited may be taken into consideration in case tender is re-invited. However, tender document fees and processing fees have to be furnished afresh incase of re-tender.

13.0 SECURITY DEPOSIT CUM PERFORMANCE GUARANTEE:

- i) Towards the due, proper and faithful fulfillment of the obligations under the contract, supplier will furnish to RSMML, Security Deposit cum Performance Guarantee of 10% of estimated value of fabrication work (excluding value of Tata Chassis) by way of Demand Draft or in the form of Bank Guarantee in the prescribed Performa from any Public Sector/ICICI/ HDFC/AXIS Bank (except State Bank of India) having its branch at Udaipur within 21 days from the date of issue of LOA/PO. The security cum performance guarantee should be valid for a period of 6 month in excess of the warranty period.
- ii) The BG shall liable to be invoked/ amount of SD is liable to be forfeited wholly or partly at the sole discretion of the Company, should the supplier either fails to execute the work within the stipulated period or fails to fulfill the agreed obligations or fails to settle in full it's dues to the Company.
- iii) The Company is empowered to recover from the S.D. any sum due and /or any other sum that may be fixed by the Company as being the amount or loss or losses or damages suffered by it due to un-satisfactorily performance or non fulfillment of any of the conditions of the tender/contract.
- iv) The Bank Guarantee/ S.D. shall remain in force and binding, notwithstanding, if any variation, alternation, modifications are made to the contract or any extension of the contract period is granted by RSMML.
- v) RSMML shall not pay any interest on the Security Deposit. The security Deposit shall be released on application by the Supplier after the expiry of guarantees and after discharge of all the supplier's obligations under the contract.
- vi) The said Security shall not in any way be construed as a limitation of the supplier's responsibility or liability pertaining to its obligations and guarantees under the contract and shall be without prejudice to any other remedies available to RSMML in terms of the contract and or as per the laws of the land.
- vii) In case SD is being furnished in the form of Bank Guarantee, the BG should be furnished on the non-judicial stamp paper of the value equal to 0.25% (Zero Point Twenty Five Percent) of total Security Deposit amount subject to the maximum of Rs. 25000/- or as applicable at the time of submission of B.G.
- viii) Bank Guarantee/S.D. should be send to the office of GGM(MM), CO.

14.0 RELAXATION IN TENDER DOCUMENT FEES, BID SECURITY & SECURITY DEPOSIT CUM PERFORMANCE GUARANTEE:

- (A) Tenderers offering in capacity of micro, small and medium enterprises of the State Rajasthan, having acknowledgement of Entrepreneurs Memorandum-II/Udyog Aadhaar Memorandum as mentioned in Micro, Small and Medium Enterprises Development Act, 2006, issued by the competent authority facilitated, on furnishing of a self-attested copy of acknowledgement of Entrepreneurs Memorandum-II/Udyog Aadhaar Memorandum, following relaxations will be provided
 - i) Tender document fees will be taken @50% of the prescribed total value of Tender document fees.
 - ii) Bid Security will be taken @25% of the total value of Bid Security. In case of offering the quantity lesser than the tendered quantity, then they can submit proportionate amount of bid security in proportion to the quantity being offered with respect to the bid security amount for tender quantity.
 - iii) Security Deposit will be taken @ 1% of the total value of order.
- (B) In case of participation by Undertakings, Corporations, Autonomous Bodies which are controlled and managed by Govt., Govt. Undertakings and Companies of Union Govt. & Govt. of Rajasthan, they are exempted from deposition of Bid Security.

Except above, no exemption in respect of Tender Document Fee, Bid Security & Security Deposit (Performance Security) will be given to any party on any grounds (except considered by management on the merit of the case) and their offer will be liable for rejection.

15.0 PURCHASE PREFERENCE TO MSME FIRMS:

The purchase preference will be given to MSMEs firms of Rajasthan as per notifications issued by Finance Department, GoR. For availing the purchase preference, bidder has to furnish declaration/certificate as per Form-A & B annexed.

16.0 RSMML's RIGHT:

The Company reserves the following rights at its sole discretion without assigning any reason thereof:

- a) Not to accept any offer or reject any or all the offers.
- b) To accept a tender either for the total scope of work or part thereof
- c) To cancel the tender, postpone it for another date, change the venue of the receipt/ opening of the tender.
- d) To award fabrication work of water tender with or without the scope of supply of Tata Chassis by tenderer.
- e) To reject the offer, if it is established that the tenderer has submitted any wrong & misleading information/ forged document along with offer or thereafter.
- f) To accept/ reject the offered items on technical ground if not found as per company's requirement.

17.0 RATES:

- i) The price should be quoted on-line in Indian Currency strictly in Price Bid (BOQ) Cover C on f.o.r. destination basis.
- ii) Tenderer (s) are requested to offer prices strictly in the BOQ uploaded on the site. They should first download the BOQ from the site on their system and after filling it, the same BOQ should be uploaded on the e-procurement portal.

Prices are to be quoted as below-

- a) **In row no. 1 of BOQ:** Prices are to be quoted for fabrication work of Water Tender for complete scope of work and specifications as per tender inclusive of TRC of Chassis & equipment, Insurance during custody of chassis & fabrication work at bidders works and all other activities as per tender.
- b) **In row no. 2 of BOQ:** Prices are to be quoted for Tata chassis LPT 1613 TCIC 4225mm Wheel base inclusive of Transit insurance of chassis, TRC etc. from the showroom of Tata to works of bidder.
- iii) The quoted price will remain firm and fixed till complete execution of contract. The quoted price shall be on F.O.R. destination basis inclusive of basic price, Taxes, Duties, Levies, Packing, Forwarding, Transportation, Insurance, any other Delivery Charges etc.
- iv) Entries should be neat and legible without any correction. Corrections. if any, must be signed in full and dated.
- v) The charges towards duties, taxes, levies or any other charges as applicable for the supply of ordered store must be stated specifically. Applicable GST on Transportation, Insurance & any other charges, if applicable should also be considered & offered while filling GST charges (IGST/CGST/SGST) in BOQ. In the absence of any such stipulation it will be presumed that the price include all such charges and no claim whatsoever for the same will be entertained.
- vi) Timely deposition of GST and filing of requisite tax returns of relevant tax period would be the sole responsibility of the supplier. The supplier will also ensure that necessary credit on this account is available to RSMML in the next month. In case of any discrepancy, where credit is not available to RSMML, then company is free to deduct/recover/retain such amount from the bills of supplier or any other amount due to him/ or from Security Deposit, as the case may be.
- vii) In case of reversal of Input Tax Credit (ITC), imposition of penalty on account of payment of GST and default in filing of returns towards the payment for the work, supplier is liable to pay all such dues to the company, failing which RSMML is free to deduct /recover/ retain such amount from the bills of supplier or any other amount due to him/ or from Security Deposit, as the case may be.
- viii) The bidder shall submit an undertaking with monthly bills bearing GSTIN and HSN/SAC Code that " total GST has been deposited and returns have been filed for relevant tax period."

ix) In addition, a general undertaking shall also be furnished by the bidder at the time of submission of bid that "as on date, no default has been made by us towards payment of GST and all returns up to the last date of submission of bid have been filed by us."

18.0 PRICE VARIATION:

- i) The agreed price shall remain firm and fixed till the complete execution of the contract. Only variation on account of changes in Taxes & Duties by the Government will be considered on production of documentary proof.
- ii) Save and except as aforesaid, the tenderer shall not be entitled to raise any claim and/or demand and/or any dispute on account of escalation or raise or increase in the prices of any other item or element.

19.0 NO COMPENSATION FOR ALTERATION OF DELIVERY SCHEDULE OR SUSPENSION OF SUPPLIES:

If at any time before commencement of the supply if the Company, for any reason, whatsoever do not require the whole supply or part thereof as specified in the PO, shall give notice in writing of the same to the supplier and the supplier shall not be entitled for any compensation and/or damage of any kind whatsoever on account for loss or profit etc. nor the contractor be entitled to any claim for compensation for re-scheduling of delivery period.

20.0 EXCEPTION & DEVIATION/ ACCEPTANCE OF ALL THE TERMS & CONDITION OF TENDER:

Tenderers are advised to submit their offer based on terms & conditions and specifications contained in the tender document and not to stipulate any deviations. Offer containing stipulations of deviations to the terms & conditions are liable to be ignored. However, in case it is absolutely unavoidable to deviate from tender conditions then the tenderers should mention the deviations at their risk of rejection only in 'Annexure- II'. **Deviations mentioned anywhere else in the offer shall not be considered without any consequences.**

- i) Tenderer should mention the deviations, if any, at their own risk of rejection of their offer.
- ii) Deviations mentioned anywhere else in the offer shall be ignored without any consequences.
- iii) Tenders containing corrections and alterations are liable to be rejected unless all such corrections and alterations are legible, clear and signed by the tenderer.

21.0 DETERMINATION OF LOWEST BIDDER FOR EVALUATION PURPOSE:

- a) The lowest tenderer for evaluation purpose shall be determined on the basis of total landed cost for complete scope of work including the price of fabrication work & Tata Chassis except GST (CGST/SGST/IGST) up to the destination.
- b) In the event the company does not find the lowest quoted rate, acceptable to it, then the tender will be scrapped and may be re-tender, or company may take any other suitable action as deemed fit looking to the exigency of the work.

c) Online comparative chart may not necessarily be generated and if generated, it may not be treated as final because of method of determination of lowest tenderer as per clause 19.0 (a) above.

d) **NEGOTIATIONS**:

- i) Negotiations may be conducted with the lowest tenderer only. In case of non-satisfactory achievement of rates from lowest tenderer, RSMML may choose to make a written counter offer to the lowest tenderer and if this is not accepted, RSMML may decide to reject and re-invite fresh tenders or to make the same counter-offer first to the second lowest tenderer, then to the third lowest tenderer and so on in the order of initial bidding, and work order be awarded to the tenderer who accepts the counter offer.
- ii) In the case, when the quotations given by the tenderer during negotiations is higher than the original quotation of the tenderer then the tenderer will be bound by the lower rate originally quoted by the tenderer
- iii) In case of negotiations, representative of the tenderer attending negotiations must possess written authority from the tenderer to the effect that he is competent to modify/amend the submitted tender deviations and rates offered by them.

22.0 COMPENSATION FOR DELAYED DELIVERY:

In the event supplier fails to deliver the equipment as per delivery period in full/part within the delivery date as per the delivery schedule, the Company shall be entitled at its option either:

- a) to recover from the supplier as agreed pre determined compensation @ 1/2% (Half percent) per week of the total value of undelivered stores for each week or part thereof the delivery has been delayed, subject to a maximum of 5% of the total value of the undelivered stores,
- b) either to purchase from elsewhere, without notice to the supplier at his risk and cost full or undelivered part, as the case may be

OR

c) to cancel the contract.

In case of b & c above, the Company will be empowered to purchase stores which are readily available with alternative source to meet the requirement irrespective of the fact whether these are similar or not.

23.0 TERMS OF PAYMENT & PAYING AUTHORITY:

i) For Truck Chassis-

In case of arranging truck chassis by the tenderer on behalf of RSMML, RSMML will reimburse the invoice value of truck chassis to tenderer on receipt of indemnity bond from the fabricator for the same as per annexure-X.

ii) For Fabrication work-

- **a)** 85% payment within 30 days of receipt and acceptance of fabricated equipment at site i.e. Jhamarkotra mines. The balance 15% payment within 30 days thereafter after registration of water tender with RTO.
- **b)** In case of any dispute, joint inspection will be made by the Consignee, his decision will be final and binding to the tenderer.

c) PAYING AUTHORITY: The bill in triplicate alongwith the supporting documents duly verified by the consignee will be released by Payment disbursing authority:

Financial Adviser, Rajasthan State Mines & Minerals Ltd., 4-Meera Marg, Udaipur-313001.

d) Payment will be made through RTGS/NEFT.

24.0 RSMML's OWNERSHIP AND, LIEN:

RSMML will have the ownership of Truck chassis and the Fabricated body and the tenderer will not claim their ownership on any grounds/circumstances.

RSMML shall at all times have lien on all or any money that may be due or become due and/or payable under the contract and / or deposit or security amount or amount to made under tender conditions or in respect of any debit or sum that may become payable to RSMML by the tenderer either alone or jointly with another and either under this or any contract or transactions of any nature whatsoever between the tenderer and RSMML.

25.0 IF CONTRACTOR EXPIRES:

During the subsistence of the contract, if the tenderer or partners of tenderers firm expires, the fulfillment of the terms of the contract of the contract shall be binding on the Legal Heirs and /or on all remaining partners of a partnership firms of the contractor.

26.0 TERMINATION:

- a) In case of failure to perform the job as required under this contract or observe breach of any of the terms and conditions by the tenderer, the company shall give a notice to rectify the default or breach within 10 days. Failure to rectify such default/ breach may result in termination of the contract and forfeiture of security deposit without any prejudice to the company's rights to claim damages/costs/loss etc caused by such default/breach. Such termination shall not absolve the tenderer of the liabilities accruing till the date of such termination.
- b) The contract may also be terminated in the event the tenderer is being adjudged insolvent or going into Liquidation or Winding up of their business, or making arrangement with their creditors.
- c) Notwithstanding anything contained herein above, the company in its absolute discretion may at any time terminate the order without assigning any reason thereof by giving Fifteen day's notice to the tenderer at their last notified address. In such an event the tenderer shall not be entitled to raise any claim or demand for compensation, loss of profit and/or damages and / or losses or costs by reason of such earlier termination on any ground whatsoever.

27.0 FORCE MAJEURE:

At any time, during the continuance of the contract, the performance in whole or in part by either party (sub-vendors excluded) and/ or obligations under this contract shall be prevented or delayed by reason

of any war, Hostility acts of public enemy, civil commotion, sabotage, fires, floods, explosion, epidemics, quarantine restrictions, nonperformance due to Acts of God or Acts of Government /statutory bodies (herein after referred as "Event") then provided a notice of the happening of any such event is given within seven days from the date of occurrence thereof neither party shall by reason of such event be entitled to terminate this contract nor shall either party have any claim for damage against the other in respect of such non-performance or delay in performance and the deliveries and/or performance of the work under the contract shall be resumed as soon as practicable after such event has come to an end or ceased to exist and decision of Company as to whether the deliveries and/or performance of the work have been so resumed or not shall be final and conclusive. Provided further that if the performance in whole or in part is delayed by reasons of any such events for a period exceeding thirty days either party may at its option terminate the contract.

28.0 JURISDICTION:

The contract is subject to the exclusive jurisdiction of courts at Udaipur only in the state of Rajasthan.

For RAJASTHAN STATE MINES & MINERALS LIMITED,

(B.S.Gupta) GGM (MM)

I/We have studied the above terms and conditions and having understood the same in true sense and spirit, I/We shall abide by and adhere to the above terms and conditions fully.

Signature of Tenderer with official stamps

Place & Date:

e_TENDER NO. RSMM/CO/MM/NIT-04/2019-20 GENERAL PROFILE OF TENDERER

1	Name & address of the tenderer:			
	tenderer.			
	Telephone No.:			
	Fax No.:			
	e-mail address :			
2	Date of establishment.			
3	Whether Proprietor/ Partnership/ Company (Enclose copy of document)			
4	Name of owner/partners Directors with full address.			
5	Name of the Offered Product			
6	Annual turnovers in rupees for last three years.	2018-19	2017-18	2016-17
7	PAN No.			
8	GSTIN No.			
9	Applicable HSN Code for tendered work			
10	Entrepreneurs Memorandum no. as per MSMED Act 2006			
	Nature of Activity			
	(manufacturing/Service)			
	Category of Enterprise:			
	(Micro/ Small/ Medium)			

11	Banker details:	
	Name	
	Branch No.	
	Address	
12	Bank Account No.	
13	Type of A/c: Saving / Current/CC/ any other	
14	IFSC code	
15	Place of Showroom from where supplier will take the delivery of chassis.	
16	Details of infra-structural facilities available for fabrication work.	
17	Details of ownership of established works with details of machine & hand tools, tackles etc.	
18	Any other important information related to the tender requirement.	
19	Offered work completion period for fabrication of equipment from the date of taking of delivery of chassis.	

Signature of tenderer with official stamp

Date & Place:

e_TENDER NO. RSMM/CO/MM/NIT-04/2019-20

UNDERTAKING TOWARDS ACCEPTANCE OF ALL TERMS & CONDITIONS OF TENDER

Tendere if consinformation presented the presented tender	er may stipped unsation to the sumed that terms & co	ing: ulate here exceptions and dayoidable. In case the taleviations in the below for the tenderer is not offering.	eviations to the tender conditions, enderer does not mention any mat & furnish it blank then it will ng/ putting any deviations to the mention the deviations, if any, at
S.No.	Tender Clause no.	Requirement as per tender clause	Offered condition/ Deviation
_		pt or not to accept the dev	riations put by the tenderer at its
ote: De ar er	eviations to ny other do	the tender terms, if any, r cument) will not be consid y claim of the tenderer o	mentioned any where else (i.e. in ered & accepted. RSMML will not on offered deviations (mentioned
Dat Plac		Signat	ure of tenderer with official stamp

e TENDER NO. RSMM/CO/MM/NIT-04/2019-20 UNDERTAKING TOWARDS NON SUSPENSION/NON BANNING/GST

Name	of the Tenderer:
(i)	We hereby declare that we have not been banned/suspended or de-listed by RSMML in past.
(ii)	We undertake that "as on date, no default has been made by us towards payment of GST and all returns up to the last date of submission of bid have been filed by us."
Place: Date:	Signature of Tenderer with official stamp

<u>e TENDER NO. RSMM/CO/MM/NIT-04/2019-20</u> <u>Declaration for Registration under Micro,Small & Medium Enterprises</u> <u>Development Act, 2006.</u>

1.	Whether the tenderer is registered under Micro, Small & Medium Enterprises Development Act , 2006. (Yes/NO)
2.	If yes, please furnish the declaration given below at point no.3.
3.	We (Name of tenderer), hereby declare that, our organization is registered under Micro, Small & Medium Enterprises Development Act, 2006 as (Micro, Small & Medium) Enterprises having entrepreneurs Memorandum no
4.	Enclose attested copy of registration certificate. Signature of tenderer with official stamp
Date: Place:	

e_TENDER NO. RSMM/CO/MM/NIT-04/2019-20

DETAILS OF TAXES & DUTIES OFFERED IN PRICE BID

Name of Tenderer_____

Date: Place:

Particulars	% Rate considered in price bid
CGST @	Truck Chassis @% Fabrication work- @%
SGST @	Truck Chassis @% Fabrication work- @%
IGST @	Truck Chassis @% Fabrication work- @%

Signature of tenderer with official stamp

e_TENDER NO. RSMM/CO/MM/NIT-04/2019-20 CHECK LIST TO SCOPE OF WORK, TECHNICAL SPECIFICATIONS FOR FABRICATION OF WATER TENDER

Name of Tenderer	

	Description		k against each point towards
1.0	CHASSIS:	Agreed	Deviation if any
The fa	abrication of water Tender shall be done on TATA LPT TCIC 4225 WB Truck Chassis. The chassis is without is cab, wind shield and wiper. The chassis may or may	1151000	Dovación il uny
2.0	applied by RSMML. GENERAL:		
The a 5000	appliance shall have water Tank capable of carrying ltrs. of water and shall be fitted with a pump at the fappliance and driven through the PTO.		
3.0	MATERIAL SELECTION AND TREATMENT		
applia with s	choice of material to be used in construction of the ance shall be made with a view to combine lightness strength and durability.		
3.1	The timber shall not be used for body construction.		
3.2	All parts which form water ways shall be of corrosion resistance material or suitable treated with corrosion resistance compound. All metal pipe line shall be dipped galvanized or Zinc coated after completing fabrication of pipe line inclusive of flanges/joints. All metal parts exposed to atmosphere shall either be corrosion resisting material or treated suitably to resist corrosion resisting material. Pipe used shall at least be of medium duty and shall with stand two times the maximum working pressure.		
4.0	WATER TANK		
4.1	The Water tank mounted on chassis shall be capable of carrying 5000 ltrs. of water. It shall be of welded construction and fabricated out of mild steel sheet. The thickness of the sheet including baffle shall not be less than 5.0 mm. The tank shall be suitable baffled in both directions to prevent surge. The baffle shall be of bolted panel type and bolting shall be done with stainless bolts and nuts. The tank shall be so designed and mounted as to bring centre of gravity of the appliance as low as possible and mounting shall permit full rated contents of the tank to flow into the pump.		
4.2	Suitable lifting eye shall be provided on the shell of the tank to enable the tank to be lifted off the vehicle for repairs etc.		
4.3	The tank shall be fitted with two man-holes of 450 mm dia on the top of the tank. The cover of the man-hole shall be of hinged type. The drain pipe shall not be of less than 50mm dia through out and shall be taken down to the point well below the chassis		

	without reducing the effective ground clearance.
	When fully loaded, it shall discharge away from the wheel.
4.4	One over-flow pipe not less than 100 mm dia. shall
	be fitted to the tank and taken down to the point
	well below the chassis without reducing the effective
	ground clearance when fully loaded. The pipe shall
	be so arranged that the water will over flow while refilling the tank and no water shall over-flow when
	appliance is in motion.
4.5	One filling pipe (hydrant connection) of not less than
	63 mm shall be fitted to the tank. It shall be fitted
	with 63 mm male instantaneous coupling. This
	connection shall be fitted with gate valve to prevent water leaking through the filling pipe.
4.6	The tank shall be provided with cleaning hole at the
	bottom of not less than 250 mm dia. and shall be
	fitted with bolted cover.
4.7	Suitable arrangement shall be provided for self filling
	the water tank directly from the pump using 50 mm pipe and control valve.
4.8	The water tank with all its fitments shall withstand
	hydraulic pressure of 0.3kgf/cm2.
4.9	All plumbing shall be reasonably accessible for
	maintenance purpose. Screwed bends, flange joints
4.10	shall be avoided as far as possible.
4.10	The tank shall be sand blast before giving an epoxy treatment. The epoxy treatment shall consist of two
	coats of primer with two coat of epoxy finish.
5.0	PUMP
5.1	A high-cum-low pressure light alloy/gunmetal pump
	shall be fitted at the rear of the appliance capable of
	delivering as under:
	1800Lts/min at 7 kg/cm ² (Normal pressure)
	250 Lts/min at 30 kg/cm ² (High pressure)
5 0	Both H.P. & LP can be operated simultaneously.
5.2	The pump shall be provided with two delivery outlets of 63 mm quick release coupling and a suction inlet
	of 100mm round threaded male coupling as per
	relevant I.S.
5.3	The pump gland shall be self adjusting mechanical
<u> </u>	seal type.
6.0 6.1	PRIMER:
0.1	A water ring/reciprocating primer (twin piston type) capable of lifting water at least from 7 m depth with
	in 30 second shall be provided.
6.2	The primer shall come into operation automatically
	as and when required and get disengaged
7.0	automatically when the priming is over.
7.0	HOSE REEL:
	Two Nos. of high pressure hose reel (one on either side) fitted with trigger operated fog gun (adjustable
	from high velocity jet stream & low velocity fog
	through actuation of the trigger) shall be installed.
	The length of the hose shall be 45 m with manual
	operated mechanism to roll the hose shall also be provided. The connection between the fog gun and
	the hose shall be using sure lock coupling and an
	additional spare hose real of 45 m. long on self

supporting stand shall be supplied along with above. The coupling on either end of this reel shall be sure lock type.

8.0 MONITOR:

The appliance shall be fitted with water monitor at the top with suitable control valve near the pump as well as near the monitor. The monitor shall be capable of delivering 1100 LPM at 7.0 kg/cm² with a throw of at least 30 m. The monitor shall be capable of transferring to 360° in horizontal plan and +45° vertically. The monitor shall be provided with a suitable nozzle made of aluminium alloy.

9.0 BODY WORK/STOWAGE/CABIN:

- 9.1 Enclosed accommodation with double compartment for six persons with driver and Officer in the front and a crew at the rear shall be provided. The driver seat shall be of adjustable type. The design of the cab shall be such that it affords max. possible vision. Two hinged door shall be provided on both side of the appliance for easy access to driver and crew. All doors shall open outward and hung forward. The locking arrangement shall be with double catch striking plate. Non slip step and grab rails coated with plastic shall be provided to assist the driver and crew to get in and out. All the seats shall be fitted with 100mm thick foam cushion. All windows shall have safety glasses and all glasses be fitted with winding type regulator. Two number sun visors shall be provided one on each side. The construction of cab shall be such that the roof shall support the weight of two men without damage.
- 9.2 and lockers should be composite construction with sufficient rigidity reinforcement and to be kept as light as possible. The entire structure should be made of 32 × 32 × 1.6 mm square tube of M.S. 16 gauge aluminium sheet shall be 'used for exterior panelling work all over. For inner wall of the lockers, 16 gauge mild steel sheets shall be used. 2.5 mm thick aluminium checker plate shall be used for locker & cab floor. Inspection/maintenance hatch of removable type shall be provided in the cabin for gaining access to gear box/P.T.O.
- 9.3 There shall be two lockers, one on either side of the chassis at the rear of appliance for stowage, in addition to a through & through locker just behind the crew cab. The lockers shall be composite construction. The doors of the lookers shall have efficient means for holding them closed by efficient flush fitting spring loaded locks and hinged at sides. Inner walls of the locker shall be of 16 gauge MS and 2.5 mm thick aluminium checker plate for flooring. All lockers shall be weather proof & self draining type. All lockers shall be provided with internal automatic lighting arrangement with the master switch in the cab. The pump and other fitments shall be covered by hinged door with suitable locking device at the rear.
- 9.4 The suction hose tunnel shall be provided at suitable location for carrying four numbers of 2.5m long, 100mm diameter suction hose.

9.5	LADDER GALLOW:
	Ladder gallows shall be provided for carrying 10.5m aluminium extension ladder. The design shall be such that the ladder can be released without difficulty from reasonable access position and shall embody rollers/bearing to permit easy withdrawal by one man. Means shall also be provided for locking the ladders when stored.
10.0	REVOLVING LIGHT/FIRE BELL:
10.1	Two revolving light of amber colour shall be fixed on the roof of the cab. (one on either side). A two tone siren with necessary amplifier and operating control shall be fitted in front of officer seat. The revolving light and electronic two tone siren shall be of "Grand Make" Model GM 103 TF and GES - 40 FTF.
10.2	One fire bell of 250 mm dia natural tone carillon shall be mounted externally and capable of being operated within the crew compartment shall be provided.
11.0	CONTROL PANEL:
	The following control shall be provided at the rear pump operating panel.
	a) Pressure Gauge: 0 to 40 kgf/cm ²
	b) Compound Gauge calibrated as
	i) Pressure 0 to 7 kfg/cm² (in black)
	ii) Vacuum 0 to 75cm Hg (in red)
	c) Engine throttle control
	d) Pump hour meter in cabin or dash board.
	e) Audio-cum-visual warning arrangements at driver cabin and pump panel at rear for engine temperature exceeding 90°.
12.0	VALVES:
	All valves used in the water lines shall be gunmetal gate valve with relevant I.S. marking.
13.0	WORKMAN SHIP AND FINISH
13.1	All parts of the appliance shall be of good workmanship and shall have streamline finish. All mechanical and other part shall be such that parts normally required to be replaced can be supplied and fit correctly.
13.2	The appliance shall be painted fire red (two coat) conforming to shade 536 of LS. 5-1978 and paint shall conform to IS 2932. Necessary anti-corrosion and priming coat shall be applied before painting in order to achieve gloss finish. The under chassis shall be painted black. The inside of locker and driver/crew compartment shall be painted cream.
13.3	Fire Service insignia shall be painted on both side of the appliance in golden & black and lettering "Rajasthan State Mines & Minerals Ltd." shall also be painted on either sides of the appliance in gold & black paint.
14.0	ACCESSORIES & EQUIPMENTS:
a)	Fog lamp fitted in front of appliance - 02 NOS.
b)	Reversing lights fitted at the rear of appliance - 01NOS
c)	Delivery hose 50 mm dia, 30 m long ISI 636 type-A,

	Instantaneous, 63 mm male & female duly binded
	using copper wires - 15 NOS.
d)	Delivery hose 38 mm dia. 15m long ISI 636 type-A, ISI mark with heavy duty GM couplings
	instantaneous, 63 mm male & female duly binded
	using copper wire - 05 NOS
e)	"Escorp" Rechargeable Dragon/Search light - 01 No.
	55w/12v H3 type halogen lamp powered with
	maintenance free battery of 12V, 7Ah with necessary control complete with charger –01 Nos.
f)	Lightweight, fog and straight stream pistol grip
-)	nozzle, having 63mm male instantaneous inlet with
	automatic constant pressure 100 psi regulated and
	variable flow output 50-450 Lts/min. The nozzle shall have a moulded rubber bumper with power fog
	teeth, detent flow control, grabber inlet screen, pistol
	grip, stainless steel valve and capability to flush
	without shutting down. The main body shall be of
	extruded hard coat anodized aluminium –02 Nos.
g) h)	Fire hook as per IS 927- 01 Nos. Foam making branch- FB-5X with pick up tube -01
11)	Nos.
15.0	ACCEPTANCE TEST:
	The following test shall be carried out before
	accepting the vehicle. These shall be carried out at
	the manufacture works. All material required during the acceptance test will be provided by the
	manufacturer.
15.1	The front axle, rear axle and total weight of the
	loaded appliance shall be checked and the same
15.0	should not exceed the manufacturer specifications.
15.2	The pump shall be run for a period of 4 hours non- stop to check the rated output at varying pressure as
	per clause 5.1. The engine shall show no sign of
	distress during the test.
15.3	PRIMER TEST: The priming system shall be tested
	for the requirement as laid down in clause 6.1. This shall be carried out immediately the pump out put
	test. The water tank shall be tested as per clause
	4.8.
4.6.6	
16.0	MANUFACTURE GUARANTEE CERTIFICATE
16.1	The manufacturer shall furnish a guarantee for the material, workmanship and performance of the
	appliance for a period of one year from the date of
	receipt of equipment.
16.2	The manufacturer shall be responsible for replacing
	any part which may become unserviceable during the above period due to substandard material/bad
	workmanship free of all charges.
4	
17.0	NOTE
	The manufacturer may take note of the following points before submitting the tender documents.
17.1	Vendor shall submit three sets of drawings showing
	plan, section & elevation along with load distribution
	diagram with the appliance fully loaded with their
	offer. All material specification and quantity shall
	also be supplied along with the offer. Successful

	vendor shall start the fabrication only after getting the approved drawing without these the technical bid will not be considered and stand rejected.	
17.2	The vehicle may be inspected in two stages.	
	a) After completion of basic frame work, water tank ready but not mounted, pump ready but not mounted.	
	b) Acceptance test as per <u>clause 15.0 above</u> , once the vehicle is ready in all respect.	
17.3	The fabricated vehicle shall meet all the regulation with respect to motor vehicle act/RTO regulation enforce and in no case exceed the manufacturer specification w.r.t. chassis.	
17.5	The pump shall be coupled to the prime mover of the chassis through a suitable PTO capable of transferring full torque of the engine. A control lever for engaging and disengaging the pump with suitable locking device shall be provided in driver's cab. The fabricator shall submit proof of purchasing a brand new PTO unit.	
18.0	TOOLS AND TACKLES TO BE SUPPLIED WITH EQUIPMENT WITH EQUIPMENT-	
	rer is to specify the tools and tackles to be supplied quipment on f.o.c. basis as below-	
S.N.	QTY	
1:		
2:		
3:		
4:		
5:		
6:	ANY OWIND DOWN O DI DACE CENTURY	
19.0 /	ANY OTHER DETAILS, PLEASE SPECIFY.	

Signature of Tenderer with official stamp

Place & Date:

e_TENDER NO. RSMM/CO/MM/NIT-04/2019-20

PROFORMA FOR PAST EXPERIENCE

S. No.	Name & Address of party	Order No. & Date	No. of water tenders fabricated	Total value	Remarks
1					
2					
3					
4					
5					
6					
7					

Note- Please enclose copies of orders/ performance certificates in support of above as per Pre- Qualification Criteria at clause no. 7.0 of tender.

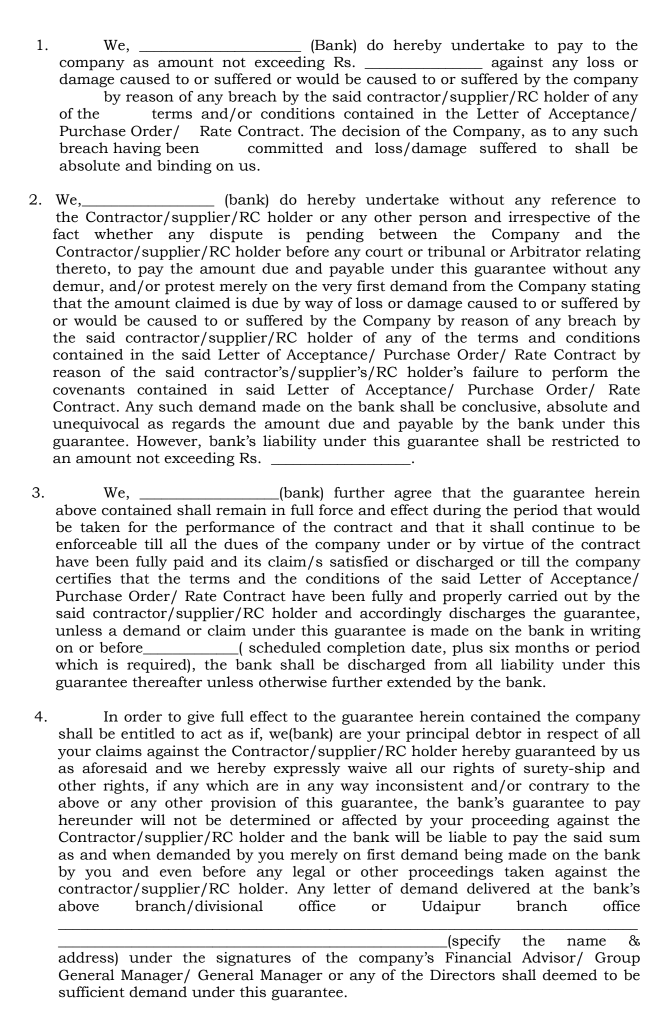
	Signature with office	seal of the Tenderer
Place:		
Date		

e TENDER NO. RSMM/CO/MM/NIT-04/2019-20 PROFORMA OF GUARANTEE BOND FOR SECURITY DEPOSIT

(To be issued by a Public Sector /ICICI/HDFC/AXIS Bank (except SBI)] having its Branch office at Udaipur on the non-judicial stamp paper of value equal to @ 0.25% (zero point twenty five percent) of the total Security Deposit Amount subject to maximum of Rs. 25000/- or as applicable at the time of submission of BG.

	the total Security Deposit Amount subjecticable at the time of submission of BG.
B.G	Dated
Contact details of BG issuing Ban	ker :
 Postal Address:- Telephone Nos.:- Fax No.:- e-mail Address:- Contact person e-mail:- 	
Contact details of Banker's local l	oranch at Udaipur :
 Postal Address:- Telephone Nos.:- Fax No.:- e-mail Address:- Contact person e-mail:- 	
its registered office at (mention con address etc.) and its heat with contact nos./mail address etc the context so required include its the Surety/Bank) AND Rajasthan Stincorporated and registered under registered office at C-89/90 Lal Ko	between having inplete postal address with contact nos./mail doffice at (mention complete postal address and wherever successors and assignees (hereinafter called state Mines and Minerals Limited, a company or Indian companies Act, 1956, having its othi Scheme, Janpath, Jaipur and Corporate and wherever its context so required includes mafter called 'the company').
company/partnership firm where ever the context so require the centext so require the terms and conditions of Let Contract no dated Contractor/supplier/RC holder, Acceptance/ Purchase Order/ Rainclude any amendment, modificate with the provision thereof, of cash said Letter of Acceptance/ Purchase	ate Contract' which expression shall also ion or variations thereof made in accordance security deposit for the due fulfillment by the ase Order/ Rate Contract on production of nk Guarantee for Rs(Rs.
the request of the Contractor/suppl	consideration of said bank having agreed on lier/RC to stand as surety for payment of Rs. to the company subject to the following

conditions.



5.	We,	(bank) fu	rther agree tha	it the company shal
	have the fullest liberty	without our consen	t and without at	ffecting in any manne
	our obligation hereund			
	letter/Purchase Order			
	supplier/RC from time			
	any of the powers		1 0	•
	Contractor/supplier/R			
	conditions relating to t			
	liability by reason of a			
	contractor/supplier/RO			
	part of the company			
	Contractor/supplier/R which under the law r			
	effect of so relieving us	•	ies would but it	i tilis provisions nav
	chect of so reneving us			
6.	This guarantee 1	nerein contained wo	ould come into t	force from the date of
	issue and would not			
	supplier/RC or ourse			
	insolvency of the contr			
	change in company's o			
	thereof or therewith bu	t shall ensure for a	nd be available	to and enforceable by
	absorbing or amalgama	2 0	_	yment or amount not
	exceeding Rs	is made	by the Bank.	
7	/T1	:11	1C	
7.	holds/obtain any othe			ted if the Company
	and/or the contractor			
	addition to any such gu		ici alia tilis gt	iaranice shan be in
	addition to any busings	iararicos.		
8.				not to revoke this
	guarantee during this o	currency except with	n the previous co	onsent of the company
	in writing.			
0	/Tile = 11- 1			of 41- o O
9.	-		_	vour of the Company
	and the undersigned l			wer of Attorney dated
	gran	ica to min by the ba	IIIK.	
10.	For the purpose of e	nforcing legal righ	ts in respect of	f this guarantee onl
	Udaipur courts in th			
	exclusively.	J		ŭ
	(designal	10n)(l	oranch, constitt	ited attorney of the
				•
		CA.	coulou al	11110 1111
	in the state of day	7 of	2019.	
	IN WITNESSETH (designate said bank have set not being issued on non-jectors.)	I, HEREBY ion)(long) y signatures and longitudicial stamp of pro-	oranch) constitu oank seal on th oper value as per	SON uted attorney of the second seco

e_TENDER NO. RSMM/CO/MM/NIT-04/2019-20 PROFORMA OF GUARANTEE BOND FOR BID SECURITY

	o be issued by any Public Sector (except SBI)/ICICI/Axis/HDFC Bank having
	Branch at Udaipur on non-judicial stamp paper of appropriate value)
В.	G. No Dated
Tr	nis Deed of Guarantee made between a Public Sector
(e:	xcept SBI) /ICICI/Axis/HDFC Bank, having its registered office at
_	and its head office at and wherever the context
	required include its successors and assignees (hereinafter called the Surety/
	ank) & Rajasthan State Mines & Minerals Limited, a Company incorporated
	nd registered under the Indian Companies Act, 1956, having its registered
	fice at 89-90, Janpath, Lal Kothi, Jaipur and Corporate Office at 4 Meera arg, Udaipur 313004, Rajasthan, and wherever its context so required includes
its	s successors and assignees (hereinafter called 'the Company').
W	hereas the company having agreed to furnish BG for Bid Security from M/s
	a company/ partnership firm (address of
	gistered / H.O.) wherever the context so require includes its successors and
	signees (hereinafter called 'the Tenderer') from the demand under the terms
	nd conditions of e-Tender No. RSMM/CO/MM/NIT-01/2019-20 Dated
	9.04.2019 (hereinafter called 'the said Tender) of Bid Security Deposit to be
_	aid in cash or by Demand Draft for the due fulfillment by the said tenderer of
	rms and condition contained in the said tender on production of
	nconditional and irrevocable Bank Guarantee for Rs
	ow this deed witnesseth that in consideration of said bank having agreed on
	e request of the Tenderer to stand as surety for payment of Rs lacs as
	d Security deposit to the company subject to the following conditions.
(1)	We, (Bank) do hereby undertake to pay to the company an amount not exceeding Rs against any loss or
	damage caused to or suffered or would be caused to or suffered by the
	company by reason of any breach by the said Tenderer of any of the terms
	and /or conditions contained in the Agreement (the decision of the company
	as to any such breach having been committed and loss/damage suffered to
	shall be absolute and binding on us).
(ii)	We, (bank) do hereby undertake without any reference to
` ,	the Tenderer or any other person and irrespective of the fact whether any
	dispute is pending between the company and the Tenderer before any court
	or tribunal or Arbitrator relating thereto, to pay the amount due and payable
	under this guarantee without any demur, and/or protest merely on the very
	first demand from the company stating that the amount claimed is due by
	way of loss or damage caused to or suffered by or would be caused to or
	suffered by the company by reason of any breach by the said tenderer of any
	of the terms and condition contained in the said tender by reason of the said
	tenderer's failure to keep the said tender open. Any such demand made on the
	bank shall be conclusive absolute and unequivocal as regards the amount
	due and payable by the bank under this guarantee. However, bank's liability
	under this guarantee shall be restricted to an amount not exceeding Rs
(iii)	We, (bank) further agree that the guarantee here in
(111)	above 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 the said tender till the said tender is finally
	decided and order placed on the successful tenderer and / or till the company
	certifies that the terms and the conditions of the said tender have been
	fully and properly carried out by the said tenderer and accordingly discharges

the guarantee, unless a demand or claim under this guarantee is made on the bank in writing on or before (should not be less than six months) the bank shall be discharged from all liability under this guarantee thereafter unless otherwise further extended by the bank. Any letter of demand delivered at the bank's above branch/ divisional office or Udaipur branch office under the signatures of the company's F.A or GGM(MM.) shall be deemed to be sufficient demand under this guarantee.

- (iv) In order to give full effect to the guarantee herein contained the company shall be entitled to act as if, we (bank) are your principal debtor in respect of all your claims against the Tenderer hereby guaranteed by us as aforesaid and we hereby expressly waive all our rights of surety ship and other rights, if any which are in any way inconsistent and/or contrary to the above or any other provision of this guarantee, the bank's guarantee to pay hereunder will not be determined or affected by your proceeding against the Tenderer and the bank will be liable to pay the said sum as and when demanded by you merely on first demand being made on the bank by you and even before any legal or other proceedings taken against the Tenderer
- (vi) The guarantee will not be discharged or affected if the Company holds/obtain any other Bid Security Deposit /guarantee / promissory note from any person and/or the Tenderer and this guarantee shall be in addition to any such guarantees.
- (vii) We, ______ (Bank) lastly undertake not to revoke this guarantee during this currency except with the previous consent of the company in writing.
- (viii) The bank has power to issue this guarantee in favour of the Company and the undersigned has full powers to do so under Power of Attorney dated ______ granted to him by the Bank.
- (ix) For the purpose of enforcing legal rights in respect of this guarantee Udaipur courts in the state of Rajasthan along shall have jurisdiction

IN WITNESSETH I, hereby	, son of	(designation)
		said bank have set my
signatures and bank seal on thi	is guarantee which be	eing issued on non-judicial
stamp of Rs as per Sta	amp Act Prevailing is	n the state of Rajasthan,
executed on this date of	, 2019.	

INDEMNITY BOND (To be executed on non-judicial stamp paper of Rs. 100/-)

By this INDEMINITY BOND, we M/s, a company
incorporated under the Companies Act 1956/ a Partnership Firm/a Proprietary
concern having its Registered Office at which includes
its heirs successors and assigns (hereinafter called the 'Contractor') held and firmly
bound ourselves unto M/s. RAJASTHAN STATE MINES & MINERALS LIMITED (A
Govt. of Rajasthan Enterprise), 4-Meera Marg, Udaipur – 313001 (hereinafter
referred to as Owner (RSMML) in the sum of Rs
(Rupees) to be paid to the said owner or its
successors, administrators, legal representatives or assigns for which payment is to be truly and faithfully made, we bind ourselves, and also heirs, administrators, or
assigns jointly and severally by these presents.
assigns jointly and severally by these presents.
Sealed with our Seal thisday of2019.
Whereas the Owner (RSMML) Floated one tender notice, bearing e_Tender no.
RSMM/CO/MM/NIT-04/19-20 dtd 13.05.2019 for Fabrication of Water Tender
having 5000 ltrs capacity on Truck Chassis TATA LPT 1613/TC 4225 mm Wheel
base against which we submitted our tender documents and became successful and
consequently order bearing No. RMMM/CO/MM/P- /19-20 dtd2019
was issued by the Owner (RSMML) in our favour.
AND WHEREAS, WE M/s, the contractor have accepted the said Fabrication job , particularly mentioned in the above said
order and on terms and conditions and scope of work mentioned in said
contract/order.
AND WHEREAS, the said Order, among the other things provided that the
indemnity bond is to be executed by ourselves in favour of the Owner (RSMML) in
order to indemnify and keep indemnified the owner (RSMML) , its heirs, executors,
administrators, legal representatives for all such losses or damages, cost, charges or
expenses whatsoever which the owner (RSMML) may be put to or reasonably suffer
due to such loss or damages of the material from the period commencing from
taking over the materials for Fabrication of water tender till the delivery to the owner
(RSMML).
In terms of the said contract/order the contractor would carry out Fabrication job at
their business premises/workshop located at and
deliver the complete fabricated vehicle to Owner (RSMML) after completing the jobs
as per scope of work mentioned in the contract/order dated
Accordingly, the contractor has requested Owner (RSMML) and Owner (RSMML) has
agreed to hand over the Chassis, model at the premises of at delivery point for undertaking the said Fabrication of water
tender as per MV rules and regulations.
teriaer as per 127 Tares and regulations.
By this bond of Indemnity, we M/s, the
'contractor' aforementioned, undertake to keep the Chassis
(model) safe and against all harm as bailee at the above premises,
or in transit to and from the premises of Owner (RSMML) , and return the same to
Owner (RSMML) after completion of Fabrication of water tender as per the scope of
work in the contract/order. The Chassis will continue to be property of Owner
(RSMML) and Owner (RSMML) have the right to take the said Chassis back from us
with prior notice for default/delay in work or any other deficiency in performance of
the contract, or any other contingency arising out of which the contractual
agreement or for any purpose whatsoever, and we undertake to hand over the fabricated vehicle promptly and without demur and during the period of Chassis
-ab-readed fermion promptly and militar action and adming the period of chabble

remain in our custody, the authorized representative of Owner(RSMML) would be allowed to inspect the ongoing job/from time to time as and when required.

We undertake not to sub-contract the job to any other party or remove the said Chassis to any other premises without the prior concurrence in writing of Owner (RSMML).

As soon as the job is completed as per the scope of work in the contract/order, we shall intimate Owner (RSMML) and voluntarily handover the said Complete fabricated vehicle which shall be the property of Owner (RSMML).

We M/s			bind	ourselves to in	demnify Ow	ner
(RSMML) again	inst loss or da	amage of	Chassis () up	oto a sum	of
Rs	(Rupees			only)	, and	the
assessment of	the loss/damage	in this reg	ard by Own	er (RSMML) sh	all be final	and
binding on us.						
This Indemnity	Bond will be bin	ding on us	and our he	irs, successors	and assigns	.
NOW, the co	ondition of the	Indemnity	Bond	is such that	if we, M	Λ/s.
	a	fter Fabric	ation of w	ater tender sh	nall deliver	the
same in good o	condition to the o	wner (RSM)	ML) at RSM	ML, Jhamarko	tra Mines D	ist :
Udaipur (Rajas	than) and satisfy	themselve	s in all res	pect, THEN, in	n such an ev	vent
the above write	en bond shall be	void, but	otherwise it	shall remain i	n full force	and

Schedule of the materials

Fabrication of Water Tender having 5000 ltrs capacity On truck chassis TATA LPT 1613 TCIC 4225 mm Wheel base.

IN WITNESS WHEREOF, WE, M/s._____ have put our seal and signature(s) on this Indemnity Bond in the presence of the following witness.

Full signature of the Tenderer

Witness:

virtue.

- 1. Full name, signature with address
- 2. Full name, signature with address

e_TENDER NO. RSMM/CO/MM/NIT-04/2019-20

Annexure A: Compliance with the Code of Integrity and No Conflict of Interest

Any person participating in a procurement process shall -

- a) Not misrepresent or omit that misleads or attempts to mislead so as to obtain a financial or other benefit or avoid an obligation;
- b) Not offer any bribe, reward or gift or any material benefit either directly or indirectly in exchange for an unfair advantage in procurement process or to otherwise influence the procurement process;
- c) Not indulge in any collusion, Bid rigging or anti-competitive behaviour to impair the transparency, fairness and progress of the procurement process;
- d) Not misuse any information shared between the procuring Entity and the Bidders with an intent to gain unfair advantage in the procurement process;
- e) Not indulge in any coercion including impairing or harming or threatening to do the same, directly or indirectly, to any party or to its property to influence the procurement process;
- f) Not obstruct any investigation or audit of a procurement process;
- g) Disclose conflict of interest, if any, and
- h) Disclose any previous transgressions with any Entity in India or any other country during the last three years or any debarment by any other procuring entity.

Conflict of Interest:-

The Bidder participating in a bidding process must not have a Conflict of Interest.

A Conflict of Interest is considered to be a situation in which a party has interests that could improperly influence that party's performance of official duties or responsibilities, contractual obligations, or compliance with applicable laws and regulations.

- 1) A Bidder may be considered to be in Conflict of Interest with one or more parties in a bidding process if, including but not limited to:
- a) Have controlling partners/shareholders in common; or
- b) Receive or have received any direct or indirect subsidy from any of them; or
- c) Have the same legal representative for purposes of the bid; or
- d) Have a relationship with each other, directly or through common third parties, that puts them in a position to have access to information about or influence on the bid of another Bidder, or influence the decisions of the Procuring Entity regarding the bidding process; or
- e) The Bidder participates in more than one bid in a bidding process. Participation by a Bidder in more than one bid will result in the disqualification of all bids in which the Bidder is involved. However, this does not limit the inclusion of the same subcontractor, not otherwise participating as a Bidder, in more than one bid; or
- f) The Bidder or any of its affiliates participated as a consultant in the preparation of the design or technical specifications of the Goods, Works or Services that are the subject of the bid; or
- g) Bidder or any of its affiliates has been hired (or is proposed to be hired) by the Procuring Entity as engineer-in-charge/consultant for the contract.

e_TENDER NO. RSMM/CO/MM/NIT-04/2019-20 Annexure B: Declaration by the Bidder regarding qualifications

In rela	Declaration by the Bidder ation to my/our Bid submitted tofor
	rement ofin response to their
_	Inviting Bids No
under	Section 7 of Rajasthan Transparency in Public Procurement Act 2012,
that:	
1.	I/we possess the necessary professional, technical, financial and
	managerial resources and competence required by the Bidding Document
	issued by the Procuring Entity;
2.	I/we have fulfilled my/our obligation to pay such of the taxes payable to
	the Union and the State Government or any local authority as specified in
	the Bidding Document;
3.	I/we are not insolvent, in receivership, bankrupt or being wound up,
	not have my/our affairs administered by a court or a judicial officer, not
	have my/our business activities suspended and not the subject of legal
	proceedings for any of the foregoing reasons;
4.	I/we do not have, and our directors and officers not have been convicted
	of any criminal offence related to my/our processional conduct or the
	making of false statements or misrepresentations as to my/our
	qualifications to enter into a procurement contract within a period of
	three years preceding the commencement of this procurement process, or
	not have been otherwise disqualified pursuant to debarment proceedings;
5.	I/we do not have a conflict of interest as specified in the Act, Rules and
	the Bidding Document, which materially affects fair competition;
Date:	Signature of bidder
Place:	Name:
	Designation

Address:

<u>e_TENDER NO. RSMM/CO/MM/NIT-04/2019-20</u> Annexure C: Grievance Redressal during Procurement Process

The designation and address of the First Appellate Authority is : Mines Dept, Govt. of Rajasthan

The designation and address of the Second Appellate Authority is: Finance Dept., Govt. of Rajasthan

1. Filing an appeal

If any Bidder or prospective bidder is aggrieved that any decision, action or omission of the Procuring Entity is in contravention to the provisions of the Act or the Rules or the Guidelines issued thereunder, he may file an appeal to First Appellate Authority, as specified in the Bidding Document within a period of ten days from the date of such decision or action, omission, as the case may be clearly giving the specific ground or grounds on which he feels aggrieved:

Provided that after the declaration of a Bidder as successful the appeal may be filed only by a Bidder who has participated in the procurement proceedings:

Provided further that in case a Procuring Entity evaluates the technical bids before the opening of the financial Bids, an appeal related to the matter of Financial Bids may be filed only by a Bidder whose Technical Bid is found to be acceptable.

- 2. The officer to whom an appeal is filed under para (1) shall deal with the appeal as expeditiously as possible and shall endeavour to dispose it of within thirty days from the date of the appeal.
- 3. If the officer designated under para (1) fails to dispose of the appeal filed within the period specified in para (2) or if the Bidder or prospective bidder or the Procuring Entity is aggrieved by the order passed by the First Appellate Authority, the bidder or prospective bidder or the Procuring Entity, as the case may be, may file a second appeal to Second Appellate Authority specified in the Bidding Document in this behalf within fifteen days from the expiry of the period specified in para (2) or of the date of receipt of the order passed by the First Appellate Authority, as the case may be.

4. Appeal not to lie in certain cases

No appeal shall lie against any decision of the Procuring Entity relating to the following matters, namely:-

- a. Determination of need of procurement;
- b. Provisions limiting participation of Bidders in the Bid process;
- c. The decision of whether or not to enter into negotiations;
- d. Cancellation of a procurement process;
- e. Applicability of the provisions of confidentiality.

5. Form of Appeal

a. An appeal under para (1) or (3) above shall be in the annexed form alongwith as many copies as there are respondents in the appeal;

- b. Every appeal shall be accompanied by an order appealed against, if any, affidavit verifying the facts stated in the appeal and proof of payment of fee.
- c. Every appeal may be presented to First Appellate Authority or Second Appellate Authority, as the case may be, in person or through registered post or authorized representative.

6. Fee for filing appeal

- a) Fee for the first appeal shall be rupees two thousand five hundred and for second appeal shall be rupees ten thousand, which shall be nonrefundable.
- b) The fee shall be paid in the form of bank demand draft or bankers' cheque of a Scheduled Bank in India payable in the name of Appellate Authority concerned.

7. Procedure for disposal of appeal

- a. The First Appellate Authority or Second Appellate Authority, as the case may be, upon filing of appeal, shall issue notice accompanied by copy of appeal, affidavit and documents, if any, to the respondents and fix date of hearing.
- b. On the date fixed for hearing, the First Appellate Authority or Second Appellate Authority, as the case may be, shall
 - (i) Hear all the parties to appeal present before him; and
 - (ii) Peruse or inspect documents, relevant records or copies thereof relating to the matter.
- c. After hearing the parties, perusal or inspection of documents and relevant records or copies thereof relating to the matter, the Appellate Authority concerned shall pass an order in writing and provide the copy of order to the parties to appeal free of cost.
- d. The order passed under sub-clause (c) above shall also be placed on the State Public Procurement Portal.

Memorandum of Appeal under the Rajasthan Transparency in Public Procurement Act 2012

Appea Before Autho	,	First /Seco	ond Appellate
1.	Particulars of appellant : (i) Name of the appellant :		
	(ii) Official address, if any:		
	(iii)Residential address:		
2.	Name and address of the respondent(s): (i) (ii) (iii)		
3.	Number and date of the order appealed against and name and designation of the officer/authority who passed the order (enclose copy), or a statement of a decision, action or omission of the Procuring Entity in contravention to the provisions of the Act by which the appellant is aggrieved:		
4.	If the Appellant proposes to be represented by a representative, the name and postal address of the representative:		
5.	Number of affidavits and documents enclosed with the appeal :		
6.	Ground of		appeal
	·		
			• • • • • • • • • • • • • • • • • • • •
	(Supported by an affidavit)		
7.	,		
	Prayer:		•••••
	Place:		
	Date:	Appellant's	signature :

e_TENDER NO. RSMM/CO/MM/NIT-04/2019-20 Annexure D: Additional Conditions of Contract

1. Correction of arithmetical errors

Provided that a Financial Bid is substantially responsive, the Procuring Entity will correct arithmetical errors during evaluation of Financial Bids on the following basis:

- (i) If there is a discrepancy between the unit price and the total price that is obtained by multiplying the unit price and quantity, the unit price shall prevail and the total price shall be corrected, unless in the opinion of the Procuring Entity there is an obvious misplacement of the decimal point in the unit price, in which case the total price as quoted shall govern and the unit price shall be corrected;
- (ii) If there is an error in a total corresponding to the addition or subtraction of sub totals, the subtotals shall prevail and the total shall be corrected; and
- (iii) If there is a discrepancy between words and figures, the amount in words shall prevail, unless the amount expressed in words is related to an arithmetic error, in which case the amount in figures shall prevail subject to (i) and (ii) above.

If the Bidder that submitted the lowest evaluated bid does not accept the correction of errors, its bid shall be disqualified and its Bid Security shall be forfeited or its Bid Securing Declaration shall be executed.

2. Procuring Entity's Right to Vary Quantities

- (i) At the time of award of contract, the quantity of Goods, works or services originally specified in the Bidding Document may be increased or decreased by a specified percentage, but such increase or decrease shall not exceed twenty percent, of the quantity specified in the Bidding Document. It shall be without any change in the unit price or other terms and conditions of the bid and the conditions of contract.
- (ii) If the Procuring Entity does not procure any subject matter of procurement or procures less than the quantity in the Bidding Document due to change in circumstances, the bidder shall not be entitled for any claim or compensation except otherwise provided in the conditions of contract.
- (iii) In case of procurement of goods or services, additional quantity may be procured by extending the Rate Contract for a period of 3 months on the rates and conditions of the original Rate Contract. However, the additional quantity shall be in proportion to the original Rate Contract and shall be within one month from the date of expiry of last supply. If the supplier fails to do so, Procuring Entity shall be free to arrange for the balance supply by limited bidding or otherwise and the extra cost incurred shall be recovered from the supplier.

3. Dividing quantities among more than one bidder at the time of award (In case of procurement of goods)

As a general rule all the quantities of the subject matter of procurement shall be procured from the bidder, whose bid is accepted. However, when it is considered that the quantity of the subject matter of procurement to be procured is very large and it may not be in the capacity of the bidder, whose bid is accepted, to deliver the entire quantity or when it is considered that the subject matter of procurement to be procured is of critical and vital nature, in such cases, the quantity may be divided between the bidder, whose bid is accepted and the second lowest bidder or even more bidders in that order, in a fair, transparent and equitable manner at the rates of the bidder, whose bid is accepted.

e_TENDER NO. RSMM/CO/MM/NIT-04/2019-20

Application by MSME for Purchase Preference in Procurement of Goods

To,

The General Manager DIC, District

1. Name of Applicant with Post:

Form A

(Apply in Duplicate)

2. Perm	nanent Address:					
3. Cont	3. Contact Details:					
b. Mob c. Fax	a. Telephone No.: b. Mobile No.: c. Fax No.: d. Email Address:					
4. Nam	e of micro & small ente	erprise:				
5. Offic	e Address:					
6. Addı	ress of Work Place:					
	& Date of Entrepreneur e photo copy):	rs Memorandum-II/Uo	lyog Aadhaar Memorandum:			
8. Prod availed		eurs Memorandum-II/	Udyog Aadhaar Memorandum			
9. Prod	ucts which are at pres	ent being produced by	the enterprise:			
10. Pro	ducts for which purch	ase preference has bee	en applied for:			
11. Pro	duction capacity as pe Capacity Assessment (t Certificate (enclose photocopy of			
Serial	Product Production Capacity					
No.		Quantity Value				
1						
2						
3						
4						
10 1:	(CD1	11 1				
	t of Plant & Machinery		X7-1			
Serial	Name of Plant &	Quantity	Value			
No.	Machinery		+			
2			+			
3						
4						
	l t of Testing Equipment	s installed:				
Serial	Name of Testing	Quantity	Value			
No.	Equipments	Qualitity	value			
1	Equipments					
2						
3						
4						
	<u> </u>		<u> </u>			

14. Benefits availed in last financial year and current financial year:

a. Benefits depositing Bid Security and Performance Security:

Last Financial Year			Current Financial Year		
Department	Bid Security	Performance Security	Bid Security	Performance Security	

b. Details of Supply orders received:

Last Financial Year				Current Financial Year		
Department	No. & Date of purchase order	Amount for which purchase order received	Amount of goods supplied	No. & Date of purchase order	Amount for which purchase order received	Amount of goods supplied

I declare that the above all facts given in the application are correct and my enterprise is producing the items mentioned in column No. 10.

Date

Office of the District Industries Centre	Signature (Name of the applican along with seal of post
CER	TIFICATE
File No Date	
are correct as per the record shown by the Purchase Preference under this notificatio	and the facts mentioned by the enterprise applicant. The enterprise is eligible for n.
The certificate is valid for one year from the Office Seal Signature	e date of its issue.
	(Full Name of the Officer

General Manager
District Industries Centre
Rubber Seal/Stamp

Enclosure-

- (1) Application
- (2)
- (3)

e_TENDER NO. RSMM/CO/MM/NIT-04/2019-20

Form B

Format of Affidavit

I
(a) My/Our above noted enterprise M/s has been issued acknowledgement of Entrepreneurial Memorandum Part - II by the District Industries Center
Name of Item Production Capacity (Yearly) (i) (ii) (iii) (iv) (v)
(b) My/Our above noted acknowledgement of Entrepreneurial Memorandum Part - II has not been cancelled or withdrawn by the Industries Department and that the enterprise is regularly manufacturing the above items.
(c) My/Our enterprise is having all the requisite plant and machinery and is fully equipped to manufacture the above noted items.
Place

Signature of Proprietor/ Director Authorized Signatory with Rubber Stamp and date