

(A Govt. of Rajasthan Enterprise)

Registered Office C89-90, Lal Kothi Scheme, Janpath Jaipur (Rajasthan)India Ph.:+91-1410-2743734. 2743934

Fax: +91-141-2743735
CIN No.: U14109RJ1949SGC000505

PAN No : AAACR7857H

GSTIN No. 08AAACR7857 H1Z0

Corporate Office 4, Meera Marg, Udaipur – 313 001

Ph.:-91-294-2428768,2428763-67 Fax:+91-294-24287,2428739

 $e\hbox{-mail nave engupta.rsmml@rajasthan.gov.in}\\$

website: www.rsmm.com

TENDER DOCUMENT

TO

FOR SUPPLY OF "MATERIAL TO BE USED AS AN ADDITIVE" ON RATE CONTRACT BASIS

S.N.	Description	Date	Time		
1	Bid Submission Start Date	10.03.2021	10.00 a.m.		
2	Bid Submission Closing Date	24.03.2021	6.00 p.m.		
3	Techno-Commercial Bid Opening Date	25.03.2021	03.00 p.m.		
4	Submission Demand Draft / Bankers Cheque/ Bank Pay Orders of Tender Document Fee, Processing Fees and Bid Security declaration	24.03.2021	Upto 6.00 p.m		
5	Representative sample of offered material as per clauses of tender offline to the office of GGM(MM), RSMML, 4, Meera Marg, Udaipur - 313 001	24.03.2021	Upto 6.00 p.m		
6	Price Bid Opening Date	Will be intimated later on to the techno-commercially qualified bidders			
7	Websites for downloading tender documents/corrigendum etc.	www.rsmm.com, http://eproc.rajasthan.gov.in www.sppp.rajasthan.gov.in			
8	Website for submission of tender/bid (only online)	http://eproc.rajasthan.gov.in			
9	Tender Document Fees	Rs. 1180/- in favour of "Rajasthan State Mines & Minerals Limited" payable at Udaipur			
10	RISL Processing Fees	Rs. 1000/- in favour of "MD RISL" payable at Jaipur			
11	Bid Security Declaration	Rs. 4,36,000/- in "Rajasthan State: Limited" payable a Bid Security decla judicial stamp pa	n favour of Mines & Minerals at Udaipur as per aration on non		

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NOTICE INVITING e-TENDER

e- Tenders in Two parts (Techno Commercial Part & Price Part) are invited for supply of "Material to be used as an Additive" to our Jhamarkotra Mines of following specifications.

S.	Description		Qty	Bid
N	-			Security
CHE	EMICAL SPECIFIC	CATION OF ADDITIVE MATERIAL		
1	A.I. %	Maximum 4.0%		
2	MgO%	Maximum 1.0%		
3	R2O3 %	Maximum 1.0%		
4	CaO%	Minimum 51.0%		
PHY	SICAL SPECIFIC	ATION OF ADDITIVE MATERIAL		
1	Size	The size of the additive material should be in the range of minimum 2 inch to maximum 12 inch. Fines less than 2 inch size is not acceptable	38000 MT	4,36,000/- as per Bid Security declaration
2	Degree of Crystallization	The additive material should be partially metamorphosed and coarsely crystalline.		
3	Cleavages	The additive material should possess cleavage planes along the crystal plane.		
4	Brittleness	The additive material should be Brittle.		

Note- The material required by the company to be used as Additive is metamorphosed, coarsely crystalline & calcareous in nature and is likely to be available in mines leased out in various commercial names such as Marble Khanda/Calcite/Marble etc.

For more details, visit us on website www.rsmm.com., www.eproc.rajasthan.gov.in, www.sppp.rajasthan.gov.in or contact Sr. Manager (MM) at the above address. However, bids will be submitted online only through e-procurement portal of Govt. of Rajasthan.

> (B.S.Gupta) Gr. Gen. Manager (MM)

FOR SUPPLY OF "MATERIAL TO BE USED AS AN ADDITIVE" TO SBU-PC(RP), JHAMARKOTRA MINES

General	Instruction for preparation & submission of tender and General Conditions of e-Tender
Annexure- I	General profile of tenderer
Annexure- II	Undertaking towards non suspension/non banning & Payment towards GST.
Annexure- III	Registration details as per Micro, Small & Medium Enterprises Development Act,2006.
Annexure- IV	Undertaking towards acceptance of all terms & conditions of tender.
Annexure- V	Details of Taxes & Duties offered in price bid
Annexure- VI	Check-list to technical specifications.
Annexure-VII	B. G. Format for Security Deposit
Annexure-VIII	Format of Bid security declaration
Annexure-IX	Format of Performance security declaration
Annexure - A	Compliance with the Code of Integrity and No Conflict of Interest:
Annexure - B	Declaration by the Bidder regarding qualifications Declaration by the Bidder:
Annexure - C	Grievance Redresses during Procurement Process.
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 Tender document fee shall be in the form of Demand Draft / Bankers Cheque/ Bank Pay Order/through RTGS/NEFT and declaration of Bid Security drawn in favour of "Rajasthan State Mines & Minerals Limited" payable at Udaipur and declaration of Bid Security shall be submitted to the office of the GGM(MM),4-Meera Marg, Udaipur upto schedule date and time, as above.
- the Processing Fee shall also be in the form of Demand Draft / Bankers Cheque/ Bank Pay Orders through RTGS/NEFT 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) Contact details of Government of Rajasthan e-procurement Cell, 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 AM to 6.00 PM on all working days. email: eproc@rajasthan.gov.in,. Address: eprocurement 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.
- Bidder shall submit their offer on-line in electronic formats both for technocommercial and financial bid, however Demand Draft / Bankers Cheque/ Bank Pay Orders for Tender Fees & Processing Fees 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 Daft/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)** 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, Processing fees and Bid Security declaration.
- ii) Sealed and Signed copy of tender document towards acceptance of terms and conditions.
- iii) Authorization certificate in favour of the authorized representative for signing the tender.
- iv) General profile of tenderer as per annexure-I, declaration towards banning/suspensions/GST as per annexure-II.
- v) Registration details as per MSMED Act, 2006 as annexure-III alongwith supporting documents.
- vi) Undertaking towards acceptance of all terms & conditions of tender as per annexure-IV.
- vii) Details of taxes & duties offered in price bid as per annexure-V.

COVER-B

- i) Check-list to technical specification for the tendered products as per annexure-VI.
- ii) Duly filled (wherever required) and sealed & signed copy of Annexure A, B, C, D & Form-A & B.
- **iii)** Confirmation towards submission of samples of offered material offline to the office of GGM(MM),CO.
- **iv)** Document towards tenderer status: Certificate of Incorporation/Partnership deed duly certified by the Company Secretary/Chartered Accountant, as the case may be. In case the tenderer makes any change in the constitution of the firm after submission of the offers, they shall have to inform the Company at the earliest. In

case the tenderer is a partnership firm, a Copy of registration certificate issued by Registrar of Firms is to be enclosed.

- v) Attested copies of Annual Audited Balance Sheet & Profit & Loss Account of Last four immediately preceding Financial Years; 2016-17, 2017-18. 2018-19 & 2019-20.
- vi) Test certificate from recognized laboratories of the material offered against tender for the specifications as per clause no. 3.0 (a & b).

COVER-C

Price Bid in xls format and should be strictly in the BoQ uploaded on the e-procurement portal.

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, Processing Fee and Bid Security Declaration 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 Declaration / Processing Fees to the office of GGM(MM) within the specified time & date of submission. Failing which, their online bids will not be opened.

Tender Document Fees & Processing Fees may also be furnished by the way of RTGS/NEFT in the account of RSMML in addition to other modes already prescribed in the relevant clauses of the tender document.

Our Bank Details are as under:

IDBI Bank,

Account No.:050102000002202

IFSC Code: IBKL0000050

Saheli Marg, Udaipur (Raj.) India

Note: Tenderes are requested to forward the UTR no. & other relevant details through email immediately after deposition of fees through RTGS/NEFT for verification at our end on above mentioned e-mail address.

3.0 SPECIFICATIONS FOR MATERIAL.

Detailed technical Specification of material to be use as Additive are given as under. Tenderer is to confirm point-wise specifications as per format at Annexure-VI.

Tenderer is requested to mention the commercial name of the material which they propose to offer against the tender to the company. The commercial name should be the name of mineral for which mining lease has been granted by DMG. The bidder would require to supply the material only from the mines which are having mining lease in the commercial name of offered mineral.

Company will issue RC for "Supply of material to be used as Additive" and the bidder will supply the material to be used as additive mentioning the commercial name as offered by them and will require to supply that material only.

a) CHEMICAL SPECIFICATION:

The additive material should confirm following chemical specifications

A.1. %	4.0 % (Max.)
MgO %	1.0 % (Max.)
R2O3 %	1.00 % (Max.)
CaO %	51.0 % (Min.)

b) PHYSICAL SPECIFICATION:

The additive material should confirm following physical specifications:

Size	The size of the additive material should be in the range of minimum 2 inch to maximum 12 inch. Fines less than 2 inch size is not acceptable		
Degree of Crystallization	The additive material should be partially metamorphosed and coarsely crystalline.		
Cleavages	The additive material should possess cleavage planes along the crystal plane.		
Brittleness	The additive material should be Brittle.		

Note- The material required by the company to be used as Additive is metamorphosed, coarsely crystalline & calcareous in nature and is likely to be available in mines leased out in various commercial names such as Marble Khanda/Calcite/Marble etc.

Test Certificate: Tenderers are required to submit the test certificate from recognized laboratory of the material offered against tender for the specifications as per clause no. 3.0 (a & b).

Tenderers are required to submit Representative sample of quoted material of approx. 6 Kgs. offline on or before 24.03.2021 upto 6.00 p.m. The sample should be properly & securely packed and sealed in three separate polythene bags (2 Kg. each) duly super scribed with tenderer's Name, Tender Number. The Test

Certificate should also be accompanied. The samples are to be furnished physically to the office of GGM(MM), RSMM Ltd., 4- Meera Marg, Udaipur. The furnished samples will be analyzed w.r.t. tender specifications at RSMML laboratory or any other laboratory as per decision of RSMML for ascertaining suitability of offered material as per requirement of RSMML.

4.0 QUANTITY: 38000 MT.

The above mentioned quantity is indicative and tentative only and susceptible to variation from time to time at the absolute discretion of the Company. No guarantee regarding annual, monthly, weekly or daily quantity can be given. The Tenderer shall neither be entitled nor be eligible to raise any claim on account of their machine/manpower being idle at any point of time during the contractual period.

The company will provide quarterly targets as far as possible, which will be further phased out on monthly basis, however, the tenderer shall supply such quantity of additive as may be intimated and/or advised to them, from time to time, by the consignee.

Tenderer is requested to mention the commercial name of the material which they propose to offer against the tender to the company. The commercial name should be the name of mineral for which mining lease has been granted by DMG. The bidder would require to supply the material only from the mines which are having mining lease in the commercial name of offered mineral.

Company will issue RC for "Supply of material to be used as Additive" and the bidder will supply the material to be used as additive mentioning the commercial name as offered by them and will require to supply that material only.

5.0 PERIOD OF CONTRACT: One year from the date of award of LOA/RC.

RSMML may extend the RC period for 3 months on same rates, terms & conditions at its sole discretion. Contractual quantity will also be enhanced accordingly.

6.0 PRE-QUALIFICATION OF TENDERER:

The offers will be pre-qualified on the basis of the following criteria:

The tenderer should have a minimum turnover of Rs.1.00 Crore (One Crore), in any of the four immediately preceding financial years. i.e.2016-17, 2017-18, 2018-19 & 2019-20.

The turnover has to be in the name of tenderer only. In case the tenderer is a partnership firm, the Partnership firm should be in vogue prior to issuance of NIT & a certified copy of Partnership deed is to be enclosed. Turnover of individual partner/director/individual member of cooperative society shall not be considered. It is to be noted that in case of the Company (registered under

Company's Act)/Cooperative Society, the turnover of the Company/ Cooperative Society shall only be considered.

The Techno-commercial suitability of the offers will be ascertained on the basis of pre-qualifying requirement, documents furnished in line with tender conditions & analysis results of offered samples of material at RSMML laboratory or any other laboratory as per decision of RSMML.

The price bid of only techno-commercially qualified Tenderer(s) will be opened on a later date, which will be informed to qualified Tenderer(s) only.

The tenderer who have earlier been suspended or banned by the company shall not be eligible to participate in this tender during the currency of suspension/ban period.

7.0 VALIDITY:

The tenderer shall keep the offer open for acceptance by RSMML for a minimum period of **four months** from the date of opening of tender (Part-I), within which 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 deposited 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 (LOA/RC) by RSMML, fails to execute the contract as per the conditions therein, 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 or SD, as the case may be.

8.0 BID SECURITY, TENDER DOCUMENT FEES & PROCESSING FEES:

- a) In lieu of Bid Security of Rs. 4,36,200/-, a bid security declaration will be furnished by the bidder (as per attached Annexure-VIII on non-judicial stamp paper of Rs. 50/-) in favour of RSMML. Offers not accompanied with the requisite Bid Security declaration will not be considered.
- b) Tenderers shall deposit a sum Rs. 1,180/- towards tender document fees and Rs. 1,000/- towards processing fees by RTGS/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 laborated in clause no. 1.0. Payments through Cash, Cheque or Bank Guarantee will not be accepted.

RTGS details/Demand Draft/ Bankers Cheque/ Bank Pay Orders for Tender Fees, Processing Fees 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 should also be uploaded along with the online Bid. The tender document fees & processing fees are non-refundable.

9.0 CONSIGNEE:

GGM, SBU-PC (RP) or his authorized officer. RSMM Ltd, Jhamarkotra, Distt & via- Udaipur.

10.0 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- IV'. **Deviations mentioned anywhere else in the offer shall be ignored without any consequences.**

- i) Tenderer should mention the deviations, if any, at their own risk of rejection of their offer.
- ii) Tenders containing corrections and alterations are liable to be rejected unless all such corrections and alterations are legible, clear and signed by the tenderer.

All the relevant provisions of Rajasthan Transparency in Public Procurement Act and rules made there under and modification issued by the competent authority from time to time will automatically be ipso-facto applicable.

11.0 RSMML's RIGHT:

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

- i) to accept any offer or reject any or all the offers.
- **ii)** to cancel the tender, postpone it for another date, change the venue of the receipt of the tender.
- iii) to increase/decrease the quantity at any time.
- iv) to enter into rate contract with more than one tenderer.
- v) to increase/decrease the period of contract.
- vi) to accept/not accept the offered material on technical grounds.
- **vii)** to reject the offer, if it is established that the tenderer has submitted any wrong & misleading information / forged document along with offer or thereafter.

The decision of the Company in above regards shall be final and binding on the tenderer. As a result of such change the Company will not entertain any claim whatsoever.

12.0 ANALYSIS & SAMPLING:

- i) The Tenderer will furnish analysis report of material being supplied along with each supply. However, the reports of analysis carried out at Central laboratory of RSMML of the samples drawn from the supply shall be final and binding on the supplier.
- ii) Sampling shall be on random sampling method. The Samples shall be drawn by a committee nominated by the GGM, SBU-PC (RP), Jhamarkotra Mines. Sampling shall be in the presence of the supplier's representatives, if present. One part of sample shall be sent to the RSMML's Laboratory at Jhamarkotra for analysis, second part of sample will be given to the representative of the supplier, if present, and third part will remain in the custody of RSMML's Central Stores as umpire sample.
- iii) The sample will be analysed for specifications at RSMM laboratory, Jhamarkotra and will be accepted/rejected based on the Laboratory analysis report, as above point no. 1.
- iv) In case of any dispute and if so requested by the supplier, within 30 days from the date of Store Discrepancy Report (SDR), the umpire sample shall be sent for testing to an independent laboratory duly accredited by NABL at the cost of supplier. The request of supplier with valid reasons for retesting beyond 30 days can be accepted by the consignee on case to case basis at the sole discretion of RSMML.
- v) The result of the test, as the case may be [point (i), (iii) & (iv)] shall be final & binding on both parties. i.e the supplier & RSMML.
- vi) In case material is not found as per our specifications and is rejected, the supplier shall replace the material within 10 -15 days from the date of intimation to the supplier at his risk & cost and also lift the rejected materials within a period of 3 weeks from the date of intimation of rejection. Incase of non lifting of rejected material in a period of 3 weeks, a compensation @ 0.5% per week of the value of material will be applicable.
- vii) No claim whatsoever on these ground will be entertained.

13.0 WEIGHMENT:

The DGM(Stores) or his authorized representative shall be the receiving authority. The place of delivery shall be any designate place at Jhamarkotra Mines/Plant. The tenderer's truck delivering the material should report to him on any working day (Monday is being weekly rest day) between 8.00 A.M. to 3.00 P.M. only. The trucks reporting beyond these hours will be attended only on the next day. The tenderer should furnish the details of truck, weighment slips containing tare weight, gross weight etc. with supply. However the weighment recorded at company's weigh bridge shall be final and binding on the tenderer for the purpose of billing/ payment.

14.0 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 i.e. Jhamarkotra Mines. The rates will remain firm & fix during the period of contract of one year. Tenderers are advised to first down load BoQ (Price Bid) from the e-procurement site and up load the same after filling it.
- The quoted price shall be on F.O.R. destination basis inclusive of Taxes, Duties, Royalty, Levies, Packing, Forwarding, Transportation, Insurance, any other Delivery Charges, GST on transportation, Toll taxes etc. Rates shall include and cover all costs, expenses, taxes, duties, levies, royalty etc. and liabilities of every description and all risk of every kind to be taken in execution. No increase in rates on these account shall be permitted except provided for in price variation Clause. The Company will deduct applicable taxes as per the prevailing rates from the bills of the Tenderer. RSMML shall not be responsible for any such liability of the Tenderer in respect of this contract and exclusion of any applicable taxes at prescribed rates due to ignorance or otherwise shall not form a reason for claiming anything extra at a later date.
- iii) Tenderer is requested to mention the rate of royalty in the price bid as applicable for the commercial name of the offered material proposed to be supplied and will submit supporting documents along with each supply as a proof of deposition of royalty. The supporting document to be provided would be Royalty paid Rawana in original mentioning the name of RSMML and also containing name of material, weight, name of the mine owner etc. In case the actual weight of the material supplied is more than the weight mentioned in the Rawana, or the entire royalty is deposited with the office of DMG or with the contractor appointed by DMG to collect royalty on behalf of DMG, then the party would require to submit original receipt issued by DMG/such contractor for the differential/total amount of royalty deposited as supporting document along with Rawana.

15.0 PRICE VARIATION:

The prices will remain firm and fixed till complete execution of the contract. Only the variation as below or imposition of fresh levies or withdrawal of any existing levy directly applicable on the work will be admissible. No escalation /variation on any other ground whatsoever shall be considered or are admissible.

Escalation/De-Escalation on Government Taxes & Duties: The tenderer will indicate in his offer the applicable Taxes, duties at the time of opening of Part-I offer. In the event of any increase/decrease in the rates of royalty on the offered mineral as per DMG, GST or imposition of new taxes, duties by the Govt., the difference of the same shall be passed on to the Tenderer/RSMML as the case may be. The subsequent increase shall be payable only on the production of authenticated documentary proof by the Tenderer.

- i) 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.
- ii) 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.
- **iii)** 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."
- **iv)** 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."

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

If at any time before the commencement of the supply of material against any schedule, if the Company for any reason whatsoever do not require the whole supply or part thereof as specified in the LOA/RC shall give notice in writing of the same to the tenderer and the tenderer shall not be entitled for any compensation and/or damage of any kind whatsoever on account for loss or profit etc. nor the tenderer be entitled to any claim for compensation for rescheduling of delivery period.

17.0 COMPENSATION FOR SHORTFALL IN THE TARGETTED QUANTITY:

The company will provide quarterly delivery schedule as far as possible, which would be further phased out on monthly basis. The tenderer will have to supply the material in accordance with these schedules.

- a) In case of any shortfall in supply of accepted material in a particular quarter, a predetermined agreed compensation @ 10 % of value of stores of short fall quantity will be levied on tenderer & recovered from their running bills/SD/ any other due payment to the tenderer.
- **b)** either to purchase from elsewhere, without notice to the tenderer at his risk and cost the shortfall quantity.

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.

18.0 SECURITY DEPOSIT CUM PERFORMANC GUARANTEE:

- i) As security for the due, proper and faithful fulfillment of the obligations under the contract, the tenderer will furnish to RSMML Security Deposit cum Performance Guarantee equal to 2.5 % of value of contract by Demand Draft / Bankers Cheque/ Bank Pay Orders or in the form of Bank Guarantee in RSMML Performa from any Public Sector/ICICI/AXIS/HDFC Bank (except SBI) having its branch at Udaipur, which should be valid for a minimum period of 18 months (inclusive of claim period) from the date of RC/ LOA. The security deposit should be furnished within 21 days from the date of issue LOA/RC.
- ii) For the purpose of ascertaining the value of the contract, the price (inclusive of all i.e. duties, taxes, royalty, transportation, insurance etc.) as accepted shall be multiplied by the contracted quantity for a year.
- iii) The BG shall be liable to be invoked/ amount of SD is liable to be forfeited wholly or partly at the sole discretion of the Company, should the tenderer 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.
- iv) The Company is empowered to recover 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 unsatisfactorily performance or non fulfillment of any of the conditions of the tender/contract from the S.D.
- v) 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.
- vi) RSMML shall not pay any interest on the Security Deposit. The security Deposit shall be released on application by the tenderer after the expiry of guarantee and after discharge of all the tenderer's obligations under the contract.
- vii) The said Security shall not in any way be construed as a limitation of the tenderer's responsibility or liability pertaining to its obligations and guarantee 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.
- viii) Incase 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.
- ix) S.D. should be send to the office of GGM(RP), Jhamarkotra.

19.0 DETERMINATION OF LOWEST BIDDER:

- 1. The lowest tenderer shall be determined on the basis of total landed cost of the offered material at our Jhamarkotra Mines inclusive of all duties, taxes, levies transportation & any other charges etc but exclusive of GST (IGST/CGST&SGST) & Royalty only.
- 2. In case RSMML opt for entering into RC with more than one tenderer, then initially L2 tenderer will be extended opportunity to match L1 rate, as above, on refusal by L2 tenderer, then to L3 tenderer & so on.
- 3. **NEGOTIATIONS:** 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.
- 4. 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.
- 5. 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.
- 6. 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-invited, or company may take any other suitable action as deemed fit looking to the exigency of the work.

20.0 TERMS OF PAYMENT & PAYING AUTHORITY:

- i) 100% payment within 30 days on receipt and acceptance of stores at Jamarkotra Mines stores.
- ii) <u>Billing & Paying Authority</u>: The bill in triplicate along-with the supporting documents duly verified by the consignee will be released by Payment disbursing authority The Payment disbursing authority is Head of Finance, RSMML., Jhamarkotra.
- iii) Tenderer is requested to mention the rate of royalty in the price bid as applicable on the commercial name of the offered material proposed to be supplied and will submit supporting documents along with each supply as a proof of deposition of royalty. The supporting document to be provided would be Royalty paid Rawana in original mentioning the name of RSMML and also containing name of material, weight, name of the mine owner etc. In case the

actual weight of the material supplied is more than the weight mentioned in the Rawana, or the entire royalty is deposited with the office of DMG or with the contractor appointed by DMG to collect royalty on behalf of DMG, then the party would require to submit original receipt issued by DMG/such contractor for the differential/total amount of royalty deposited as supporting document along with Rawana.

iv) Payment will be made through RTGS & all bank charges/ commission if any shall be borne by the supplier.

21.0 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 of 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 @ 0.5% of the total value of order.
 - B) Incase 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 & Security Deposit, however, they will have to give declaration as per Annexure-VIII & IX.

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.

22.0 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.

23.0 RIGHT TO REVIEW PERFORMANCE:

The Company reserves the right to review and assess the performance of the Tenderer at any time during the pendency of the contract period. In case of poor or unsatisfactory performance and/or breach of any of the terms and conditions of the Contract, the Company in its absolute right and discretion may take appropriate action including termination of the contract and cancellation of the contract. The Company shall have absolute right to determine and ascertain the damages of loss suffered by it due to poor performance or breach of the terms and to recover the cost thereof from the tenderer from their Security Deposit or any sum due to the tenderer from the company. No claim whatsoever on this account will be entertained/admissible by the Company.

24.0 SUB-LETTING OF TENDER:

The Tenderer shall not sublet, transfer or assign this contract or any part thereof (or any benefit or interest therein and there under) without written consent of the Company. But such consent of the Company, if given shall not relieve the Tenderer from any liability or obligation under this contract and the Tenderer shall be responsible for all acts, defaults and neglects of the sub-Tenderer, his agents and employees fully as if those are the Tenderer's own acts.

25.0 LEGAL & STATUTORY OBLIGATIONS:

- i) The Tenderer shall also be ascertained and checked for by the company as per the provisions of Mines Act and Metalliferous Mines Regulations and bye-laws made there under. The company may not allow a transport vehicle to ply in mines area if it is found that the same is not fit to be deployed in mines area. The tenderer is to abide by all the statutory rules & regulations relating to mining and/or sales, transportation etc about the offered material.
- ii) All the transport vehicles deployed should be fitted with safety devices like audible warning system while reversing, horns, headlights, powerful brakes, etc.

26.0 BREACH OF STATUTES:

The Tenderer shall indemnify the Company against all penalties and liabilities of every kind of breach of any statutes, ordinance, rules and regulations or bylaws as may be applicable for and in the execution of the contract.

27.0 PRICE FALL CLAUSE:

In the event of tenderer accepting lower prices for supplies covered under the contract to any other customer during the pendency of the contract, the lower price and charges will also be applicable to this contract. The tenderer must intimate RSMML as soon as they accept lower prices from any other company including PSU and Govt. Organisation.

28.0 INDEMNIFICATION:

Except where arising from the negligence of RSMML or RSMML's employees, the supplier shall indemnify RSMML in respect of any costs or damages, whatsoever arising out of or related to breach of statutes, laws, acts, rules and regulations, damage, accident or loss etc. by the supplier or suppliers personnel or claims made against RSMML by third parties in respect thereof.

29.0 TERMINATION:

- a) In case of failure to perform the job as required under this tender or observe breach of any of the terms and conditions by the tenderer, the company shall give a notice to rectify such default/breach within 10 days. Failure to rectify such default/breach may result in termination of the Purchase Order and forfeiture of security deposit without any prejudice to the Company's rights to claim damages/ cost/ 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) Not withstanding 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.

30.0 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 and Acts of God or Acts of Government /statutory (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.

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

For RAJASTHAN STATE MINES & MINERALS LIMITED,

(B.S. Gupta) Gr. Gen. Manager (MM)

I/We have studied the above terms and conditions and having understand 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:

GENERAL PROFILE OF TENDERER

1	Name & address of the 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	Commercial name of the Offered material as per DMG.				
6	Annual turnovers in rupees for last four years.	2016-17	2017-18	2018-19	2019-20
7	PAN No.				<u> </u>
8	GSTIN No.				
9	HSN Code of offered Material				
10	Entrepreneurs Memorandum no. as per MSMED Act 2006 Nature of Activity (manufacturing/Service)				

11	Banker details for the purpose of making payment:	
	a) Name	
	b) Branch No.	
	c) Address	
	d) Bank Account No.	
	e) Type of A/c: Saving / Current /CC/ any other	
	f) IFSC code	
12	Any other important information related to the tender requirement.	
13	Offered Delivery Period for supply of material from the date of issue of delivery schedule by RSMML	

Signature of tenderer with official stamp

Date & Place:

UNDERTAKING TOWARDS NON SUSPENSION/NON BANNING/GST

	Name of the Tenderer:
	We hereby declare that we have not been banned/suspended or de-listed by RSMML in past.
	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."
	Signature of Tenderer with official stamp
Place:	
Date:	

Registration details as per Micro, Small & Medium Enterprises Development Act,2006.

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.
3.	We (Name of Tenderer
4.	Enclose attested copy of registration certificate.
	Signature of tenderer with official stamp
Date:	
Place:	

UNDERTAKING TOWARDS ACCEPTANCE OF ALL TERMS & CONDITIONS OF TENDER

Name of Ter	nderer			
We confirm that all the terms & conditions of tender is acceptable to us except the following.				
considered deviations i tenderer is	unavoidable. In in the below for not offering/ 1	case the tenderer do mat & furnish it bla putting any deviatio	es not ank th ons to	ons to the tender conditions, if t mention any information to the en it will be presumed that the the tender terms & condition. eir own risk of rejection of their
S.No. Ter	nder Clause no.	Requirement as tender clause	per	Offered condition/ Deviation
	-	ot to accept the dev s will be entertained		s put by the tenderer at its sole
Note: Deviations to the tender terms, if any, mentioned any where else (i.e. in any other document) will not be considered & accepted. RSMML will not entertain any claim of the tenderer on offered such deviations (mentioned anywhere else).				
		S	ignatu	re of tenderer with official stamp
Date: Place:				

Name of Tenderer_____

DETAILS OF TAXES & DUTIES OFFERED IN PRICE BID

Commercial Name of Offered Material				
Particulars	% Rate considered in price bid			
IGST	@%			
CGST	@%			
SGST	@%			
Royalty	@RsPMT			
DMFT charges	@RsPMT			
	Signature of tenderer with official stamp			
Date:				
Place:				

e_TENDER NO. RSMM_CO_MM_NIT_23_2020-21 Dated 02.03.2021 FOR SUPPLY OF MATERIAL TO BE USED AS AN ADDITIVE CHECK LIST OF TECHNICAL SPECIFICATIONS

COMMERCIAL NAME OF THE OFFERED	
MATERIAL TO BE USE AS AN ADDITIVE:	

<u>Important Note-</u> Tenderer is requested to mention the commercial name of the material which they propose to offer against the tender to the company. The commercial name should be the name of mineral for which mining lease has been granted by DMG. The bidder would require to supply the material only from the mines which are having mining lease in the commercial name of offered mineral.

S.N		Description	Agreed	Deviation, any.	if
СНЕ	 CMICAL SPECIFI	CATION OF ADDITIVE MATERIAL			
1	A.I.%	4.0 % (Max.)			
2	MgO%	1.0 % (Max.)			
3	R ₂ O ₃ %	1.00 % (Max.)			
4	CaO%	51.0 % (Min.)			
PHY	SICAL SPECIFIC	CATION OF ADDITIVE MATERIAL			
1	Size	The size of the additive material should be in the range of minimum 2 inch to maximum 12 inch. Fines less than 2 inch size is not acceptable			
2	Degree of Crystallization	The additive material should be partially metamorphosed and coarsely crystalline.			
3	Cleavages	The additive material should possess cleavage planes along the crystal plane.			
4	Brittleness	The additive material should be Brittle.			

Signature of Tenderer with official stamps

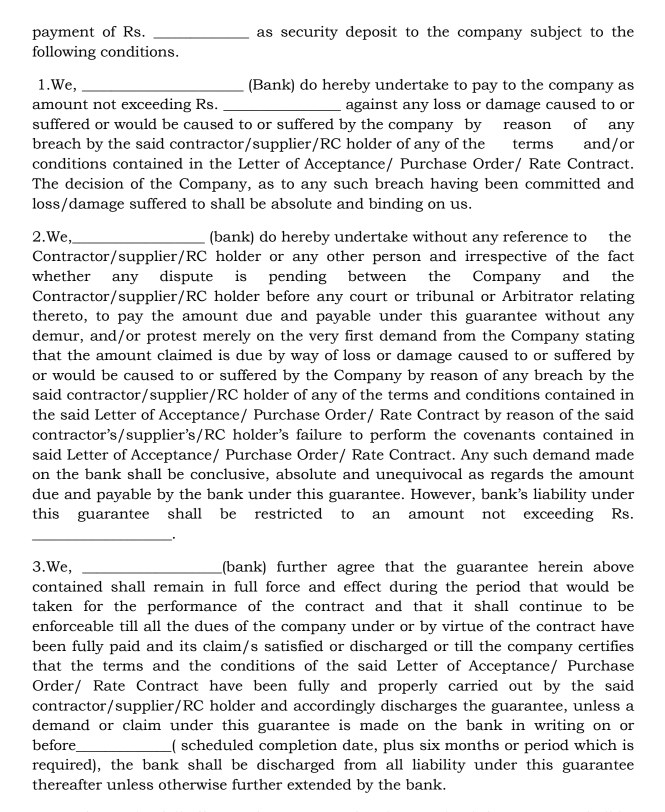
Place & Date:

FOR SUPPLY OF MATERIAL TO BE USED AS AN ADDITIVE

PROFORMA OF GUARANTEE BOND FOR SECURITY DEPOSIT

(To be issued by a Public Sector /ICICI/HDFC/AXIS Bank 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.

B.G Dated
Contact details of BG issuing Banker:
• Postal Address:-
• Telephone Nos.:-
• Fax No.:-
• e-mail Address:-
• Contact person e-mail:-
Contact details of Banker's local branch at Udaipur:
• Postal Address:-
• Telephone Nos.:-
• Fax No.:-
• e-mail Address:-
• Contact person e-mail:-
This Deed of Guarantee executed between having its
registered office at (mention complete postal address with contact nos./mai
address etc.) and its head office at (mention complete postal address with
contact nos./mail address etc.) and wherever the
context so required include its successors and assignees (hereinafter called the
Surety/Bank) AND Rajasthan State Mines and Minerals Limited, a company
incorporated and registered under Indian companies Act, 1956, having its
registered office at C-89/90 Lal Kothi Scheme, Janpath, Jaipur and Corporate
office at 4 Meera Marg, Udaipur and wherever its context so required includes its
successors and assignees (hereinafter called 'the company').
Whereas the Company having agreed to exempt M/s a
company/partnership firm (address of registered/H.O.) where
ever the context so require includes its successors and assignees (hereinafter called
'the Contractor/supplier/RC holder') from the demand under the terms and
conditions of Letter of Acceptance/ Purchase Order/ Rate Contract no
dated issued in favour of the
Contractor/supplier/RC holder, hereinafter called 'the said 'Letter of Acceptance/
Purchase Order/ Rate Contract' which expression shall also include any
amendment, modification or variations thereof made in accordance with the
provision thereof, of cash security deposit for the due fulfillment by the said Letter
of Acceptance/ Purchase Order/ Rate Contract on production of unconditional and
irrevocable Bank Guarantee for Rs(Rs
being Contract . Now this deed witnesseth that in consideration of said bank having
agreed on the request of the Contractor/supplier/RC to stand as surety for



4.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 Contractor/supplier/RC holder 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 Contractor/supplier/RC holder 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 contractor/supplier/RC holder. Any letter of demand delivered at the bank's above branch/divisional office or Udaipur branch office(specify the name & address) under
the signatures of the company's Financial Advisor/ Group General Manager/ General Manager or any of the Directors shall deemed to be sufficient demand under this guarantee.
(bank) further agree that the company shall have the fullest liberty without our consent and without affecting in any manner our obligation hereunder to vary any of the terms and conditions of the said letter/Purchase Order/ or to extend time of performance by the said supplier/RC from time to time or to postpone for any time or from time to time any of the powers exercisable by the Company against the said Contractor/supplier/RC and to for bear or enforce any of the terms and conditions relating to the Purchase Order/ and we shall not be relieved from our liability by reason of any such variation or extension being granted to the said contractor/supplier/RC holder or for any fore bearance act, or omissions on the part of the company or any indulgence of the Company to the said Contractor/supplier/RC holder or by any such matter or things whatsoever which under the law relating to the sureties would but for this provisions have effect of so relieving us. 6. This guarantee herein contained would come into force from the date of issue and would not be affected by any change in the constitution of the supplier/RC or
would not be affected by any change in the constitution of the supplier/RC of ourselves or liquidation or winding up or dissolution or insolvency of the contractor/supplier/RC holder nor shall it be affected by any change in company's constitution or by any amalgamation or any absorption thereof or therewith but shall ensure for and be available to and enforceable by absorbing or amalgamated company or concern till the payment or amount not exceeding Rs.
7. The guarantee will not be discharged or affected if the Company holds/obtain any other security/guarantee/promissory note from any person and/or the contractor/supplier/RC holder and this guarantee shall be in addition to any such guarantees.
8.We,(Bank) lastly undertake not to revoke this guarantee during this currency except with the previous consent of the company in writing.
9.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.
10. For the purpose of enforcing legal rights in respect of this guarantee Udaipur courts in the state of Rajasthan alone shall have jurisdiction.
IN WITNESSETH I, HEREBY SON OF(designation)(branch) constituted attorney of the said
bank have set my signatures and bank seal on this guarantee which is being issued on non-judicial stamp of proper value as per Stamp Act prevailing in the state of executed at this the
day of2021.

FORM OF BID-SECURING DECLARATION

(to be typed on non judicial stamp paper of valuing Rs. 50/-)

Date:
Bid No.:
Alternative No.:
To·

We, the undersigned, declare that:

We understand that, according to your conditions, bids must be supported by a Bid-Securing Declaration.

We accept that we are required to pay the bid security amount specified in the Term and Condition of Bid,

In the following cases, namely:-

- (a) when we withdraw or modify our bid after opening of bids;
- (b) when we do not execute the agreement, if any, after placement of supply/work order with in the Specified period;
- (c) when we fail to commence the supply of the goods or service or execute work as per supply/work Order within the time specified;
- (d) when we do not deposit the performance security within specified period after the supply/work Order is placed; and
- (e) if we breach any provision of code of integrity prescribed for bidding specified in the Act and Chapter VI of these rules.

In addition to above, the State Government shall debar us from participating in any procurement process Undertaken for a period not exceeding three years in case where the entire bid security or any part thereof is required to be forfeited by procuring entity.

We understand this bid securing declaration shall expire if:-

- (i) we are not the successful bidder;
- (ii) the execution of agreement for procurement and performance security is furnished by us in case we are successful bidder;
- (iii) thirty days after the expiration of our bid.
- (iv) the cancellation of the procurement process ;or
- (v) the withdrawal of bid prior to the deadline for presenting bids, unless the bidding documents stipulate that no such withdrawal is permitted.

Signed.:	
Name :	
In the capacity of:	
Duly authorized to sign the bid for and on be	half of:
Dated on day of	
Corporate seal	

[Note: In case of a Joint Venture, the bid securing declaration must be signed in name of all Partners of the joint venture that is submitting the bid,]

FORMAT OF DECLARATION IN LIEU OF SECURITY DEPOSIT CUM PERFORMANCE GUARANTEE IN CASE OF AWARD OF CONTRACT

To: RSMML
We, the undersigned, declare that:
We understand that, according to your conditions, the Contract must be supported by a Performance Security Declaration as a guarantee to ensure fulfillment of our all performance obligations under the Contract for above mentioned tender.
We accept that we will automatically be suspended from being eligible for bidding in any contract with you for the suitable time if we are in breach of any of our performance obligation under the conditions of the Contract. We further understand this Performance Security Declaration shall expire after 60 days of completion of our all obligations under the Contract including Defect Liability, warranty/ Guarantee, operation, maintenance, etc. in accordance with the conditions of the Contract.
Signature of tenderer with official stamp
Date:
Place:

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.

Annexure B: Declaration by the Bidder regarding qualifications

Declaration by the Bidder

procus Invitin	elation to my/our Bid submitted to rement of	in response to their NoticeI/we hereby declare under				
1.	I/we possess the necessary professional resources and competence required by the Procuring Entit					
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 Bidding Document, which materially affe	-				
Date:		Signature of bidder				
Place:		Name:				
		Designation:				
		Address:				

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 there under, 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

- i) Fee for the first appeal shall be rupees two thousand five hundred and for second appeal shall be rupees ten thousand, which shall be non-refundable.
- **ii)** 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.

	ent Act 2012	.ne Kajastii	an Hansparency	in rubiic
Appeal No.	of	•••••		
Before the		(Firs	t /Second Appellate	Authority)
1.	Particulars of appellant :			
(i) N	ame of the appellant :			
(ii)	Official address, if any:			
(iii)F	Residential address:			
2.	Name and address of the	respondent(s)	ı:	
(i)				
(ii)				
(iii)				
3.	Number and date of the ordesignation of the officer (enclose copy), or a stater the Procuring Entity in or which the appellant is agg	r/authority w nent of a deci ontravention	rho passed the order ision, action or omis	sion of
4.	If the Appellant proposes name and postal address	_		ntative, the
5.	Number of affidavits and	documents	enclosed with the	appeal:
6.	Ground	of		appeal
			(S	Supported
by an affid	avit)		·	
7.				
Pray	/er:			
		• • • • • • • • • • • • • • • • • • • •		
Place	2:			
Date	: :			

Appellant's signature:

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.

Form A

(Apply in Duplicate)

Application by MSME for Purchase Preference in Procurement of Goods

To,	То,						
The Ge	The General Manager						
DIC, D	DIC, District						
1. Nan	1. Name of Applicant with Post:						
2. Perr	nanent Address:						
3. Con	tact Details:						
a. Tele	phone No.:						
b. Mob	oile No.:						
c. Fax	No.:						
d. e-ma	ail Address:						
4. Nam	4. Name of micro & small enterprise:						
5. Offic	5. Office Address:						
6. Add	6. Address of Work Place:						
7. No. & Date of Entrepreneurs Memorandum-II/Udyog Aadhaar Memorandum: (enclose photo copy): 8. Products which Entrepreneurs Memorandum-II/Udyog Aadhaar Memorandum availed:							
9. Products which are at present being produced by the enterprise:							
10. Products for which purchase preference has been applied for:							
11. Production capacity as per Capacity Assessment Certificate (enclose photocopy of Capacity Assessment Certificate):							
Serial	Product	Product Produc	ction Capacity				
No.		Quantity	Value				
1							
2							
3							
-	i e e e e e e e e e e e e e e e e e e e						

Value

12. List of Plant & Machinery installed:

Quantity

Serial Name of Plant &

Machinery

No.

1 2

	1						ı		
3									
4									
		sting Equip					ı		
	Serial Name of Testing		Ć)uant	tity		Value		
No.	Equi	pments							
1									
2									
3									
4									
		availed in la						ear:	
		epositing Bi	d Secu	rity a	and Perform			. 1 . 7	
Last F				T D	C	Current	Financ		
Depart	ment	Bid		Performance Bid				ormance	
		Security	7	Sec	curity	Security		Security	
h Dot	aila af	Cramber and a							
Last F		Supply orde	ers rece	iveu.		Current I	Pinonoi	o1 Voo	
Depart			Amou	ınt	Amount	No. &	Amo		Amount
Depart	шеш	Date of	for wh		of goods	Date of	for w		of goods
		purchase	purch	_	supplied	purchase			supplied
		order	order		Supplied	order	orde		Supplied
		oraci	receiv			oraci	recei		
			10001				10001		
I decla	are tha	at the abov	re all	facts	given in t	he applica	tion a	re cor	rect and my
		producing t			_				3
-									
Date									
									Signature
							`		the applicant
			_	_			alon	ig with	n seal of post)
Office	of the	District Ind	ustries	Cent	re		_		
						NE)			
Dila Na					ERTIFICAT	. L			
				_					
Date									
It is	certif	ied that	M/s				7.7.	728 i	nspected by
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entern	rise at	e correct as	_on a	he re	cord showr	n by the ar	policant	. The	enterprise is
		urchase Pre					. I		
O									
The certificate is valid for one year from the date of its issue.									
· · · · · · · · · · · · · · · · · · ·									
Office Seal Signature									
	(Full Name of the Officer						,		
General Manage									
	District Industries Centr								
Б. 1	Rubber Seal/Stamp								
Enclosure-									
	(1) Application								
(2)									
(3)									

Form B

Format of Affidavit

- 0
S/oAged Yrs residing at
(a) My/Our above noted enterprise M/s has been issued acknowledgement of Entrepreneurial Memorandum Part - II by the District Industries Center The acknowledgement No. is
Name of Item Production Capacity (Yearly)
i)
ii)
(iii)
(iv)
(\mathbf{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