

Central Warehousing Corporation

SP & C Division



Expression of Interest

for

Financing, Developing, Operating and Maintaining of Silos, on

- Dedicated warehousing basis, or
- Build Operate & Transfer basis, or
- Operation & Maintenance basis

At any or all identified / given locations of Central Warehousing Corporation, in its vacant land and / or in place of existing warehouses/ Compartments.

EOI Notification No.: SPC-02

File Name & CWC CO-SPnC/134/2020-SPnC/ dated 07.09.2020

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Issued by:

Central Warehousing Corporation,
Corporate Office, New Delhi.
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Notice Inviting Expression of Interest (EOI)

For

“Financing, developing, maintaining & operating, the Silos facility on **Dedicated Warehousing basis** or **Build Operate & Transfer (BOT) basis** or **Operation & Maintenance basis** in vacant land and / or in place of existing warehouse compartment(s) by demolishing the same”, at any or all identified / given locations of Central Warehousing Corporation (CWC)

The model may be proposed by the agency/bidder based on

- Fixed fee basis with annual escalation.
- Any other innovative model for a win-win partnership

This EOI Document is being published by the Central Warehousing Corporation (CWC). The purpose of this EOI document is to provide interested parties with the relevant information/invite regarding the project and understand the scope of the Project and invite feedback from interested and eligible Bidders. The bidders are advised to study this EOI Document carefully before submitting their feedback & suggestions in response to the EOI Notice. The feedback & suggestions received as part of the response from the participants to this EOI Document may be used towards formalizing the RFP for the Project which is proposed to be released in the near future. This EOI document is not transferable.

Last date for EOI response: Offer/response to the EOI, should be submitted to:	Latest by 06.10.2020 up to 15.00hrs. Email: spc.division@cewacor.nic.in
Website to download EOI	www.cewacor.nic.in

1. Disclaimer

This Expression of Interest (EOI) contains brief information about the Project of CWC about setting up Silos across the country and will assist it to formulate the RFP for the process of selecting the bidder during the RFP stage. This EOI is not an agreement or an offer by the purchaser/authority to the bidder or any other person.

The purpose of the document is to provide the Bidders with information to assist the formulation of their EOI application or response to EOI Document ("the Application")

The information provided in this EOI Document, to the Bidders is on a wide range of matters, some of which depends upon interpretation of law. The Bidders may conduct their own independent assessment, site visit, investigations and analysis and check the reliability, accuracy and completeness of the information at their end and obtain independent advice from relevant sources as required before submission of their EOI application.

Furthermore, the information provided in this EOI Document is not intended to be an exhaustive account of statutory or commercial requirements and should not be regarded as a complete or authoritative statement of law. CWC shall have no liability to any person including the Applicant under any law, statute or by any rule and/or regulation made there under, tort, equity, principles of restitution, unjust enrichment or otherwise for any loss, damage, costs or expenses which may arise from or be incurred or suffered on account of anything contained in this EOI Document or otherwise, including the accuracy, adequacy, correctness, reliability or completeness of the EOI Document any assessment, assumption, statement or information contained therein or deemed to form part of this EOI Document or arising in any way in this subject.

CWC shall incur no liability under any law, statute, rules or regulations as to the accuracy or completeness of the EOI Document. CWC reserves the right to change any or all conditions/ information set in this EOI Document by way of revision, deletion, updation or annulment through issuance of appropriate addendum as the organization may deem fit without assigning any reason thereof.

CWC will not entertain or be liable for any claim for costs and expenses in relation to the preparation of the EOI applications to be submitted in terms of this EOI Document.

The information contained in this EOI Document or subsequently provided to the prospective Bidders, whether verbally or in documentary or any other form by or on behalf of CWC or any of its employees or advisers, shall be considered confidential and is not to be reproduced/ adopted/ displayed for any purpose whatsoever.

This EOI Document is for informative purpose only and does not imply that CWC is bound to select or short-list Bidders for the RFP stage or to appoint the Bidder for the Project as the case may be and CWC further reserves its absolute right and discretion to terminate the process at any time without assigning any reasons or explanations thereof.

2. Introduction and Background

- 2.1 The Central Warehousing Corporation (CWC) is a premier Schedule -A, Mini Ratna, Public Sector Undertaking. It provides integrated warehousing logistics services. It has diverse presence in storage of food grains, Container Freight Station (CFS), Inland Container Depot (ICD), Custom Bonded Warehousing, Integrated Check Post (ICP), Air cargo complexes, Container train operations (CTO), Rail-side warehousing, etc.
- 2.2 CWC intends to set up Steel Silos/silos at the identified locations. These silos can be developed by the party on the land allocated by CWC on long-term dedicated basis, BOT basis or on operation & maintenance basis.
- 2.3 (i) Tentative locations, suitable for setting up of steel silos for wheat storage, as per the need of private party or FCI or State Govt. have been identified. At these locations CWC is already having its warehousing facilities which can be partially or fully demolished to utilize it for the steel silos.
- (ii) However, private parties may also plan to develop silos system for Rice or any other commodity such as cement, molasses etc., as per their own requirements, for which CWC may provide vacant land with or without demolishing existing warehouses.
- 2.4 The key objective is to:
- To provide the modern infrastructure in form of steel silos under the Hub & Spoke model of Govt.
 - To provide covered space and vacant land for development/construction of silos system in the prime urban or rural area for wheat, rice, cement, molasses or any other such notified commodity requires silos as a storage structure.
 - To reduce the total cost and gestation (concept to commissioning) period of setting up Silos by providing land, godown, warehousing facility, with all basic amenities, security system, boundary walls, gate complex, office blocks, electricity, water supply, sewerage system, approach roads, etc.

3. Description of EOI Process:

- 3.1 The stage of Expression of Interest (EOI) is undertaken as an industry consultation to determine credible Bidders having requisite capability for undertaking the Scope of Work, to provide their inputs on the key parameters to be adopted by CWC which would help determining the terms and conditions of the RFP. Pre-qualification of Bidders will not be done at this stage.
- 3.2 Subsequent to this EOI and the finalization of the Project details, CWC proposes to issue a Request for Proposal (RFP).
- 3.3 CWC does not, in any manner what so ever, warrant or represent that it will subsequently proceed to release the RFP and/or initiate the RFP Stage of the Bidding Process. Accordingly, the information regarding the RFP made in this EOI are indicative in nature and purely informative, and non-binding.
- 3.4 CWC in its absolute discretion may cancel, change, alter or replace the RFP Stage of the Bidding Process and/or the Project itself, without according any reason thereof or providing any prior notice to any person including the Bidders or Bidders, as the case may be.

3.5 Brief description of various existing facilities of CWC, identified for setting up of silos is mentioned in **Annexure-III & IV**. The layout plan and other description of the facility can be seen on URL:

<https://www.google.com/maps/d/viewer?mid=1fgHwvxAbwmMCUyD3ZaeykF-56BrZPVbB&ll=24.490292014157554%2C81.35254737738387&z=4>.

3.6 The bidder is also free to propose any other location with complete description and justification for setting up of Steel Silos/silos, based on production of any item(s)/Notified commodities such as cement, molasses etc. (which needs silos as a storage structure), its consumption or any other reason(s). If found suitable, CWC may include such location in its RFP, but the same is not binding on CWC.

3.7 Bidders are advised to visit the locations of their interest and make them well acquainted with the facility/location before sending the EOI. The Bidders may offer their comments on proposed facilities and their locations / area.

4. Proposal & it's Benefits

4.1 Proposal: CWC intends to set up steel silos/silos at various identified locations. SILOs can be developed and run on long terms either on dedicated warehousing basis, BOT basis & Operation & maintenance basis.

a) Dedicate Warehousing Basis: CWC will offer storage space (open vacant) on dedicated basis, wherein Steel Silos/silos can be created. Bidder can take space on fixed charge basis for at least 30 years utilization. An agreement for maximum 30 year duration can be executed. Copy of draft agreement is at annexure IV. Fixed storage charge can be seen on our website. URL <http://cewacor.nic.in/Docs/warehousewisetariff2020-21.pdf>. Gross area rate would be applicable. List of locations at **Annexure-III**.

b) Build Operate & Transfer (BOT) Basis: CWC will offers vacant land/covered area (which can be dismantled for creating silos) for setting up the steel silos/silos on BOT basis for long term of 30 years. The bidder may adopt any model (mentioned above) for a win-win partnership with CWC. List of locations at **Annexure-IV**.

c) Operation & Maintenance basis: CWC will get the Silos constructed at the identified locations, the bidder has to operate and maintain the same on long term basis. CWC shall pay to the O&M operator a fixed charge, as decided and will enter into an agreement with the bidder. List of Locations at Annexure-III & IV (In case not covered under a and b above)

4.2 Benefits:

- **Reduction in setting up cost and time:** The basic requirement, i.e. land, boundary wall, gate complex, security arrangements, electricity connections, water supply, sewerage system, well maintained roads, lorry weighbridge / weighing facilities and godown/ warehouse are already there at each location. It will help in reducing the overall cost of setting up the facility and project commissioning time.
- **Strategic Locations:** All identified locations of CWC are either situated at the surplus production areas or in the consumption areas.

5. Scope of Work

- 5.1 To set up Steel Silos/silos at the identified location(s) in the existing vacant land/facility/ godown/ warehouse on Dedicated Warehousing basis /BOT basis/ Operation & maintenance basis for a period of 30 years.
- 5.2 Upkeep and maintenance of the Silos so created.
- 5.3 Operating the Silos with cost effective manner on long term basis.
- 5.4 Electrical energy and water supply shall be provided by CWC on metered basis.
- 5.5 Pre-bid Conferences - one or more may be held to define requirements more specifically or add/delete/modify requirements.
- 5.6 The scope of work as detailed above are indicative at this stage which will be fully elaborated during the RFP stage.

6. General Information

- 6.1 The bidder shall be a Company registered under the Companies Act, 1956 or a Partnership registered under the Indian Partnership Act, 1932 for the last three years or a consortium or joint venture or sole proprietor and inter-alia should be in the business of running /construction of warehouses (foodgrain / conventional/ silos/ cold storage etc.)/ logistics etc.
- 6.2 The Bidder should have average minimum turnover of Rs. 100 Crore in the last three years
- 6.3 The bidder should have a positive net worth.
- 6.4 The Bidder should be legally competent to enter into contract as per the prevailing Indian law.

7. Information to be provided in the EOI

- 7.1 The Bidder must submit the information requested above in the prescribed formats attaching relevant documentary proof (as per Annexure-I, II, III & IV).
- 7.2 The applications must be signed by duly authorized person.

8. Instructions to Bidders

- 8.1 CWC invites reputed firms to submit their proposals for the Project in accordance with conditions and manner prescribed in this Expression of Interest (EOI) document.

No Bidder shall submit more than one EOI.

8.2 Availing EOI Documents

The EOI Document can be downloaded from the website www.cewacor.nic.in up to the date and time mentioned in the EOI Notice.

8.3 Completeness of the EOI Response

Bidders are advised to study all instructions, forms, terms, requirements and other

information in the EOI documents carefully. Submission of EOI bid shall be deemed to have been done after careful study and examination of the EOI document with full understanding of its implications. The response to this EOI should be full and complete in all respects.

8.4 EOI Preparation Cost

The Bidder is responsible for all costs incurred in connection with participation in this process, including, but not limited to, costs incurred in conduct of informative and other diligence activities, participation in meetings/discussions/presentations, preparation of its Application, in providing any additional information required by CWC to facilitate the application process. CWC will in no case be responsible or liable for those costs, regardless of the conductor outcome of the bidding process. All materials submitted by the Applicant shall become the property of CWC and may be returned at its sole discretion.

8.5 Submission of EOI

The Application should be submitted only through Email at spc.division@cewacor.nic.in **within 30 days of the floating of this EOI Document.**

The Authorized Signatory of the agency shall initial each page. The Bidder should fill in information in prescribed formats for qualification as mentioned in the EOI Document.

The Bidders shall submit all supporting documents in the format as prescribed in the EOI Document along with suggested documentary evidence with the Application.

If the envelope containing the application of offer/response properly not sealed and marked, CWC assumes no responsibility for the misplacement or premature opening of the contents of the application and consequent losses, if any suffered by the Applicant.

8.6 Late Submission of Proposal for EOI

EOI response not reaching on or before the specified time limit will not be accepted. CWC in its absolute discretion and prerogative may allow Late Applications submitted by the Bidders.

8.7 Language of Bids

The responses prepared by the Bidder and all correspondence and documents relating to the bids exchanged by the Bidder will be asunder:

Details to be mentioned exactly in email.

EOI Details

Notice No.: File Name & No [CWC CO-SPnC/134/2020-SPnC/2020](#) dated 07.09.2020

Last date of Submission: On or before 06.10.2020

To,

GGM (SP&C), CWC, CO,
4/1 Siri Institutional Area,
August Kranti Marg, Hauz
Khas, New Delhi-110016

8.8 Evaluation of EOI

All the information provided will be considered for the purpose of inclusion in the RFP to be floated at a later stage. CWC may optionally invite Bidders to make a presentation as part of the evaluation process. The feedback received may be considered for designing the actual RFP.

CWC may require verbal / written clarifications from the Bidders to clarify ambiguities and uncertainties arising out of the information submitted.

8.8.1 Key Suggestions

Workable comments and suggestions on the Scope of Work of this EOI that could overall improve the quality/effectiveness of this project shall be considered by CWC at its own discretion.

8.9 No obligation to issue an RFP

CWC shall be under no obligation to issue a Request for Proposals (RFP) for the Project described in this EOI.

8.10 Right to cancel the EOI Process

CWC may cancel this EOI process at any stage without assigning any reasons whatsoever and will not be liable to compensate any Agency on any grounds whatsoever.

ANNEXURE-I

Format for the Bidders to fill in the details

Format A_1: Cover Letter

dd/mm/yyyy

To,
GGM (SP &C)
Central Warehousing Corporation
Corporate Office, 4/1, Siri Institutional Area, August Kranti Marg, HauzKhas, New Delhi

Subject:Submission of EOI for “Financing, Developing, Operating and Maintaining of Steel Silos for wheat/rice and silos for other notified commodities on Dedicated warehousing basis/BOT Basis/ O&M Basis, in its vacant land and / or in place of existing warehouses/ Compartments”, at any or all identified / given locations of Central Warehousing Corporation (CWC)

Dear Sir/ Madam,

Having examined the EOI, the receipt of which is hereby duly acknowledged, I/We offer to submit the EOI for the Project.

I/We agree and understand that the EOI and this EOI is non-binding and non- committal. Further, I/we confirm that neither CWC nor any of its employees, associates, affiliates or its agents shall not be liable to me/us for any liability arising directly or indirectly from our participation in the EOI Process.

I/We further agree, understand and fully comprehend that CWC may in its absolute and exclusive discretion at any time change, alter, replace, remove and/or cancel any or all part of the EOI Document or the Project. CWC may also abandon, call-off, alter, replace, revise the Project. Furthermore, CWC is under no obligation or compulsion in any manner whatsoever to release or publish the RFP, it may also change or replace or cancel any or all part of the bidding process.

I/We submit here to my/our EOI as per the requirements and details specified in the EOI Document. I/We confirm that the information contained in these submissions or any part thereof, including the appendices, and other documents and instruments delivered or to be delivered to CWC, are true, accurate, verifiable and complete. These submissions include all information necessary to ensure that the statements therein do not in whole or in part mislead CWC in its EOI Process.

I/We fully understand and agree to comply that on verification, if any of the information provided here is found to be misleading during the EOI Process, I/we are liable to be disqualified from the EOI Process.

I/We agree for unconditional acceptance of all the terms and conditions set out in the EOI Document.

I/We agree that you are not bound to accept any EOI you may receive. I/We also agree that you reserve the right in absolute sense to reject all or any of the EOI received as per

the EOI Document and Advertisement.

It is hereby confirmed that I/We am/are entitled to act on behalf of my/our firm and empowered to submit this document as well as such other documents, which may be required in this connection.

Signature of Authorized Signatory
Name of the Authorized Signatory
Address of the Applicant.....
Telephone & Fax of the Applicant...
E-mail address of the Applicant.....

ANNEXURE-II

Format for submission of offer/response to the EOI:

1. Company details –
 - a) Name of the company - Certificate of incorporation
 - b) Name of key persons,
 - c) Authorized signatories
 - d) Contact details,
 - e) Registered and local office addresses (with documentary proof)
2. Profile of the company - Brief description on type of business, experience etc.
3. Documents to demonstrate the financial capacity - Certificate of Chartered Accountant certifying Last three years Income, Expenditure and profit / loss (Copies to be closed).
4. Steel Silos/silos to be created at location as the case may be with full details
5. Area required in square meter at CW-_____ (may also opt for multiple locations, attaching a separate sheet)
6. Mention whether intend to utilize the existing structure or/and create a fresh infrastructure at the Central Warehouse, _____ (multiple locations may also be opted).
7. Specifically mention if intend to create entire premises into Silos by demolishing or they want to convert a part of facility into Silos.
8. Investment plan at the proposed location. The amount of proposed investment may be mentioned.
9. Model of Revenue sharing/License/Annuity with suitable escalation/ combination of two or more of above/Any other innovative models for a win-win partnership out of the income from the facility under domain of the bidder.
10. Period of agreement:
11. Copy of PAN Card:
12. Copy of GST registration:

For further details, kindly contact:

Sh. Naveen Kumar, AGM (SP &C), Corporate Office, New Delhi

Mob No: 7065600111

Email: nav.kumar@cewacor.nic.in

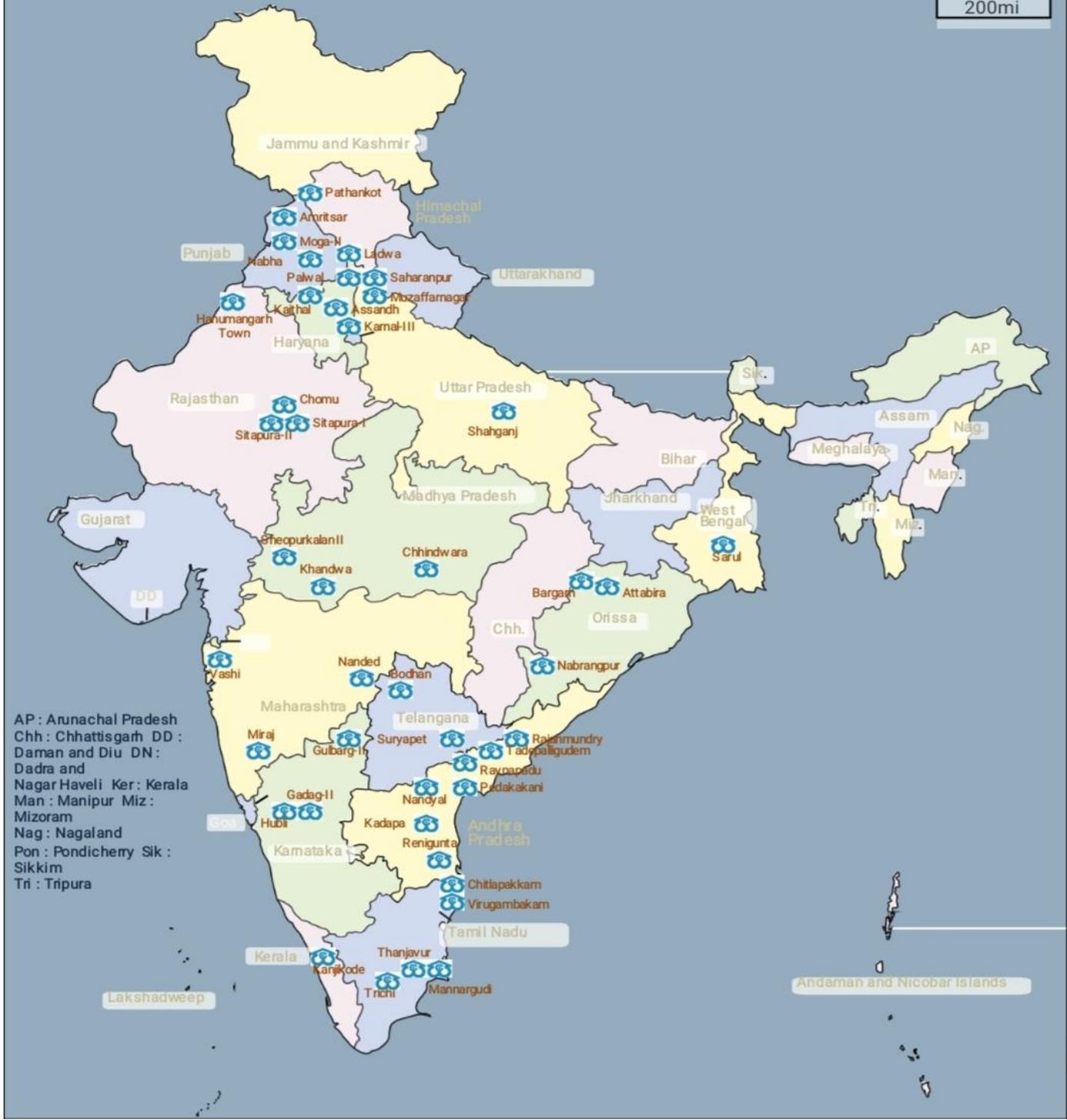
ANNEXURE-III

Sl.No	Name of Center	District	State
1	CW-Amritsar	Amritsar	Punjab
2	CW-Nabha	Nabha	Punjab
3	CW-Pathankot	Pathankot	Punjab
4	CW-Muzaffarnagar	Mujaffarnagar	UP
5	CW-Raynapadu	Krishna	Andhra Pradesh
6	CW-Miraj	Sangli	Maharashtra
7	CW-Karnal	Karnal	Haryana
8	CW-Mannargudi	Tiruvarur	Tamil Nadu
9	CW-Trichy	Truchirapalli	Tamil Nadu
10	CW-Saharanpur	Saharanpur	UP
11	CW-Khandwa	Khandwa	MP
12	CW Gulbarga-II	Gulbarga	Karnataka
13	CW Moga-II	Moga	Punjab
14	CW Chitlapakkam/CFS Chromepet	Chennai	Tamil Nadu
15	CW Thanjavur	Thanjavur	TamilNadu
16	CW Virugambakam	Chennai	Tamil Nadu
17	CW Pedakakani	Guntur	Andhra Pradesh
18	CW Rajahmundry	East Godavari	Andhra Pradesh
19	CW Tadepalligudem	West Godavari	Andhra Pradesh
20	CW Bodhan	Nizamabad	Telangana
21	CW Suryapet	Suryapet	Telangana
22	CW Shahganj	Jaunpur	Uttar Pradesh
23	CW Vashi	Thane	Maharashtra
24	CW Assandh	Karnal	Haryana
25	CW Ladwa	Kurukshetra	Haryana
26	CW Kaithal	Kaithal	Haryana
27	CW Sarul	Bardhaman	West Bengal
28	CW Hanumangarh	Hanumangarh	Rajasthan

ANNEXURE-IV

1	CW Gadag II	Gadag	Karnataka
2	CW Hubli	Hubli	Karnataka
3	CW Sheopurkalan II	Sheopur	Madhya Pradesh
4	CW Pathankot	Pathankot	Punjab
5	CW Palwal	Palwal	Haryana
6	CW Renigunta	Chittor	Andhra Pradesh
7	CW Sitapura	Jaipur	Rajasthan
8	CW Kanjikode	Pallakad	Kerala
9	CW Navrangpur	Navbrangpur	Odisha
10	CW Atabira	Bargarh	Odisha
11	CW Manargudi	Thiruvapur	Tamil Nadu
12	CW Nandyal	Kurnool	Andhra Pradesh
13	CW Chomu	Chomu	Rajasthan
14	CW Chindwara	Chindwara	Madhya Pradesh
15	CW Thanjavur	Thanjavur	Tamil Nadu
16	CW Sitapura II	Jaipur	Rajasthan
17	CW Nanded	Nanded	Maharashtra
18	CW Trichy	Trichy	Tamil Nadu
19	CW Kadapa	Kadapa	Andhra Pradesh
20	CW Sohela	Bargarh	Odisha

Identified Locations for Construction of SILOs



AP : Arunachal Pradesh
 Chh : Chhattisgarh DD : Daman and Diu DN : Dadra and Nagar Haveli Ker : Kerala
 Man : Manipur Miz : Mizoram
 Nag : Nagaland
 Pon : Pondichery Sik : Sikkim
 Tri : Tripura

DRAFT AGREEMENT FOR USE OF STORAGE SPACE ON DEDICATED WAREHOUSING

Central Warehousing Corporation is established under Warehousing Corporations Act, 1962 with the objective to provide storage of foodgrains and other notified commodities under the Act.

THIS AUTHORISATION AGREEMENT for use of storage space on dedicated warehousing basis is made on this _____ day of _____ between Central Warehousing Corporation having its Regional Office at _____ (hereinafter called "CWC" which expression shall include its successor or successors in interest and assigns) and M/s _____, represented by its authorized signatory (letter of authorization / Board Resolution/Power of Attorney to be enclosed Shri _____) (hereinafter referred to as "the Second Party" which expression shall include its successor or successors in interest, legal heirs and representatives).

AND WHEREAS the Second Party has requested CWC for providing storage space at Central Warehouse, _____ for storage of _____ (only the notified commodities under the Warehousing Corporations Act, 1962) belonging to the second party or its clients as service provider (letter of authorization to be enclosed). In consideration of the Second party's request vide their letter dated -----CWC agrees to provide the storage space of _____square meter (sqm) at Central Warehouse, _____ on the following mutually agreed terms and conditions and as per following site plan:

Site Plan –

Covered Space	Open Space	Bound by
East West	North	South

1) Period of Agreement

- 1.1) The Second Party will utilize the storage space of _____sqm Covered space and -----sqm open space for a period of _____ months/years w.e.f. _____. Both CWC and Second Party shall have the option of renewing this agreement on mutually agreed terms and conditions. The storage space has been given by CWC to Second party on license basis for the specified purposes as mentioned in the agreement.
- 1.2) A site plan shall be prepared and enclosed, as annexure to the agreement. Warehouse Manager along with the second party (depositor) will jointly prepare the site plan of the reserved area which will contain the breakup of storage space i.e. open, covered, parking, office, dock, roof, mezzanine floor and north-south-east-west directions of the space, including left, right, front and back mark.
- 1.3) In case of any change in the allotted space as indicated above, an addendum or corrigendum to this agreement, with specific date of any such alterations will be signed. The covered area and open area will be provided on "As is where is" basis.

1.4) Lock in Period (if applicable)

The second party (depositor) shall not vacate the storage space allotted under this agreement (including any addendum) within ___ months/years from the date of commencement of this agreement. CWC shall also not ask the second party to vacate the storage space within the lock-in period of months/years.

2) Storage Charges (as applicable)

- 2.1) The rate of storage charges shall be **Rs. _____/-per square meter per month** for covered area and **Rs. _____/-per square meter per month** for open area or part thereof on **gross area basis**. The aforesaid storage charges shall be subject to enhancement during the term of this Agreement at the rate of 6% (six per cent) every year applicable from the anniversary of this agreement, on last paid storage charges (on compoundable basis). The GST or any other tax in lieu thereof levied by the Central/State Government on the same as applicable from time to time, shall be payable extra by the Second Party.

OR

The rate of storage charges shall be **Rs. _____/-per square meter per month** for covered area and **Rs. _____/-per square meter per month** for open area or part thereof on gross area basis. The aforesaid storage charges shall be subject to enhancement during the term of this agreement as decided by CWC for its annual escalation. The escalation will be effective from 1st April of the financial year. The GST or any other tax in lieu thereof levied by the Central/State Government on

the same as applicable from time to time, shall be payable extra by the Second Party.

Note: *Tariff escalation w.e.f. 1st April will be compulsory for the agreement signed for one year period or less than one year period.*

2.2) The all types of usage of the space/facility (including covered, open, parking, dock, mezzanine and office) will be subject to tariff escalation.

3) Rent free period for repairs (if applicable)

3.1 The depositor shall be allowed rent free period ofmonths commencing from (date) to(date) for carrying out repairs of roof, floor and road at their own cost, for which CWC will not make any reimbursement. And the second party will leave repaired / upgraded godown, in as it is condition unless otherwise as directed by the CWC.

4) Security Deposit

4.1) The second party has deposited Rs. _____ towards security deposit equivalent to three months storage charges.

4.2) Additional security deposit (if applicable)

The second party shall deposit additional Security Deposit of Rs. _____(Rupees in words) towards storage charges equivalent to the lock-in period, as stipulated in clause 1.4 in the form of Bank Guarantee (BG) issued byBank. The period of BG is fromto CWC shall forfeit the additional Security Deposit to the extent of un-expired lock-in-period, in event of vacation by the second party, within lock in period.

Note:

1. In case the second party has made investment in the facility to suit their requirement with a lock-in period and if it is not on BOT basis, then no additional Security Deposit is payable.
 2. Further when CWC has not made any investment in the facility to suit the requirement of the Second Party and if Second Party seeks a Lock-in period, then no additional Security Deposit is required.
- 4.3)** The Security Deposit shall be refunded to the depositor on completion or termination of the agreement, provided the second party clears all dues of CWC and No Dues Certificate is issued by the Warehouse Manager.
- 4.4)** CWC shall be at liberty to recover any due amount, from the security deposit or any additional security deposit, on termination of contract, irrespective any other remedy available to CWC under the law.
- 4.5)** The security deposit and additional security deposit for lock-in-period shall not carry any interest.
- 5) Insurance of stock and property**
- 5.1)** The Second Party shall make their own arrangements for comprehensive insurance of stocks stored, facilities created and their staff /workers working in the demised premises and also for the equipment, furniture and fittings, etc, installed by them in the demised premises, etc, covering against all insurable risks such as theft, burglary, pilferage, flood, cyclone, fire, civil commotion, accident etc including renewal of the insurance policies from time to time and keeping the policies in force. CWC shall not be responsible to make good any losses/damages to goods and the other items and / or persons, as mentioned herein above. The Second Party shall indemnify CWC, for all the costs which may be incurred by CWC for loss minimization with respect to insurance claim or any consequential loss to CWC. The Second Party shall endorse the location of CWC Warehouse to protect the interest of CWC, as Bailee of the goods and shall provide copy of insurance policy to CWC every year after renewal.
- 5.2)** The building insurance shall be arranged by CWC at its own cost. In case of any malafide action or negligence on the part of the Second Party or his employees or any other person on his behalf as a result of which the claim of CWC is rejected, Second Party shall compensate the loss to CWC. The decision of the Regional Manager, CWC, RO- _____in this regard will be final.

6) Payment terms

6.1) The payment of storage charges shall be made within 10/15 (Ten/Fifteen) days of raising the bill **in advance**. It is also agreed that such bills would be submitted to the Depositor by the Warehouse Manager, CWC, on or before the 3rd day of every month. In case the payment is delayed or not made within 10/15 (Ten/Fifteen) days from the date of submission of bill by Warehouse Manager, interest @ **12.5 %** per annum will be charged and it will be payable by the second party (Depositor).

6.2) Default in payment

In case payment is not made for a continuous period of two months (maximum) by the Second Party even during lock-in period, it shall be treated as breach of agreement and agreement shall stand terminated and **CWC shall have the right to stop transactions/operations of the depositors or take control of their stock/operations, put CWC lock in the dedicated godowns in case depositors fail to make payment for a period of 2 months.**

7) Overall Supervision

The Second Party will ensure to carry on their transactions in the said godown under the overall discipline of CWC and shall also abide by various laws of the land. The Second Party will also assume the responsibility for any damages to the property due to their negligence while the same remains under their use. The Second Party shall also ensure that the load on the godown floor at any given time shall not exceed 3.33 MT per sqm.

8) Compliance to prevalent laws

8.1) The Second Party is required to take all the clearance/permission, etc, for storing the goods from the concerned authorities and liability if any, on account of violation/non-compliance occurs, the same will be borne by the Second party and CWC will not be responsible for the same including the expenses for defending/initiation of any legal suits/proceedings. The necessary assistance as may be required for this purpose shall be provided by CWC within legal framework to the second party, without any liability of whatsoever nature including any financial liability.

8.2) Second party shall also indemnify CWC for all proceedings/liabilities against CWC by any third party at all times which are incurred due to the business of second party.

9) Responsibility of stocks and Inventory

9.1) The Second Party is allowed to maintain their own stock accounting of goods stored in the godown on dedicated warehousing basis. The Second party is also permitted to deploy their own security personnel for the storage space allotted subject to overall discipline and control of the Warehouse Manager of CWC. Second Party will submit the KYC (Know you Customer) documents of all staffs including security personnel deployed by them at warehouse to warehouse manager.

9.2) The Second Party agrees to allow CWC officials or its authorized representatives for inspection of the godown premises at any time to ensure compliance of the terms and conditions of the agreement and any other rules and regulations.

10) Access Control

10.1) Access control, at the main gate of the warehouse, to be manned by CWC and recording the movement of inward and outward of vehicles shall also be done by CWC, for which the second party shall produce requisite document / information to the authorized representative of CWC at main gate.

11) Provision for Utilities and the payment of utility charges

11.1) CWC, based on the request of the Second Party, and at its sole discretion may consider providing separate water, overhead water tank, bore well, DG set, fire-fighting, Sewage Treatment Plant, fencing, enabling services, telephone, electricity connection, electrical load

enhancement, etc, wherever feasible. The cost of such installations shall be borne by the Second Party.

- 11.2) However, CWC, at its sole discretion can also permit execution of aforesaid facilities directly by the Second Party themselves, on their specific request and at their own cost. All charges / payment, to be made to any Govt. body / Third Party, for these utilities, shall be made by CWC and same will be reimbursed by the second party. If payment is made by the Second Party, necessary documentary proof of such payments will be submitted to CWC by the second party on monthly basis.
- 11.3) The overall electric load shall not exceed the sanctioned limit.
- 11.4) Cabling etc. to be done and removed at the cost of the Second Party. **But this should not hamper any installations/fixers of CWC or else the charges for repairs/replenish shall be payable by the Second Party.**
- 11.5) Separate sub-meter is to be installed by the Second Party at their cost and the electricity charges to be paid on actual basis as calculated in the highest applicability of Electricity Supply Authority's rates along with proportionate minimum charges under highest slab-cess and levies, service tax/GST or any other tax, if any, calculated on actual consumption basis, by the second party with due intimation and necessary documentary proof of such payment.
- 11.6) If second party wants separate electricity connection of higher load than that of the present sanctioned load, CWC will facilitate by way of filing the application wherein related expenditure will be borne by the second party. All the payments shall be made by the second party in the name of CWC, with due intimation and necessary documentary proof of such payments every month to CWC.
- 11.7) If due to their using the electricity, CWC is required to pay a higher tariff for electricity than the prevailing highest tariff applicable, and due to change in the categorization/structured load, the difference/additional liability of whatever nature, on this score is to be borne by the Second Party.

12) Operational hours

- 12.1) CWC agrees to allow Second Party to carry out their transactions on a 24x7 basis subject to compliance of the relevant applicable laws/statutory provisions.

13) Installation of Mezzanine floor

- 13.1 Mezzanine floors shall be modular and prefabricated. It shall be designed to bear the cargo loading of 1.0 ton per sqm to 1.5 ton per sqm as per the second party's requirement. It should be fixed and assembled at site with use of holding down bolts and nuts of adequate strength to avoid any mishap and making the system un-storage worthy.
- 13.2 CWC shall provide the mezzanine floor in the storage space, for which the second party shall agree to pay storage charges @70% of the covered area storage tariff applicable to the second party.
- 13.3 CWC shall permit the Second Party to install mezzanine floor in the storage space provided under the agreement, at their own cost, provided the second party shall agree to pay storage charges @50% of the covered area storage tariff applicable to the second party.
- 13.4 Storage charges for the mezzanine floor (in case constructed by second party) shall be levied after a period of one / two month(s) from the date of giving such permission by CWC. In case of delay in construction or cancellation of mezzanine project, the second party shall seek more time/inform Regional Manager in writing. Regional Manager will permit extension or cancellation of the project.

OR

Storage charges for the mezzanine floor (in case constructed by CWC) shall be levied from the date of handing over of mezzanine floor.

- 13.5 Warehouse Manager along with Engineer and representative of the second party shall jointly verify the mezzanine area and submit the survey report. An addendum to this agreement shall be signed for provision of mezzanine floor under this agreement.

- 13.6** On completion of agreement period between CWC and the second party, the mezzanine floor installed by the second party shall be taken back by the Depositor. In case of damage to the floor or any infrastructure while un-installing the mezzanine structure, the same shall be repaired by the party at their own cost.
- 13.7** If the second party fails to repair, the same shall be repaired by CWC and the amount incurred on repairing or restoration of infrastructure will be paid by the Depositor at double the actual cost incurred by CWC.
- 13.8** The second party shall ensure that total load of mezzanine and original floor at any given point of time does not exceed the limit i.e. 3.33 MT per SQM.

14) Installation of Solar panel

- 14.1** The electricity generated from solar panel will be consumed by the depositor itself.
- 14.2** The depositor shall deposit @Rs.250/- per sqm of the roof area, as interest free refundable Security Deposit.
- 14.3** At the time of seeking permission, the depositor should provide structural safety certificate of the warehouse from a certified structural engineer duly vetted by Govt. Engineering College/NIT/IIT, stating that warehouse is safe for installation of the type of solar panel system. The certificate submitted by the depositor from structural engineer is to be verified by engineer of the concerned Regional Office before giving permission for solar panel installation.
- 14.4** Notwithstanding 1. (iii) above and grant of permission to install solar panel system by the CWC, the depositor will submit an undertaking that in event of any damage to warehouse, due to solar panel installation, the depositor will be solely responsible and therefore, they shall repair/replace the damaged roof and any part of the warehouse, to the entire satisfaction of CWC.
- 14.5** There shall not be any damage to the infrastructure i.e. columns, trusses and galvanized sheets of the godowns due to installation of solar panels.
- 14.6** Holes drilled, on the roofing system / sheets for fitting solar panels, shall be plugged and made free from any rain water leakages.
- 14.7** On Completion of agreement period between CWC and the Depositor, the solar panel shall be removed by the Depositor and the roof sheets where holes are made should be replaced completely by the Depositor at their own cost. If depositor fails to repair/replace/restore the infrastructure, the same shall be repaired/replaced/restored by CWC. Cost of such works shall be recovered from the depositor @ double of actual expenditure incurred.
- 14.8** In case, the depositors desires to replace the existing roofs by superior quality galvalume / galvanised steel sheets, they will be allowed to do so at their own cost after taking permission of CWC. Such roofing system shall become the property of CWC. CWC shall not reimburse the initial or depreciated cost of new roofing system provided by the depositor at their own cost to suite their solar panel installations or as part of their overall schemes.
- 14.9** CWC may also use the roof of godowns for installation of Solar Panel for electricity generated for captive consumption of CWC or its depositors. The Depositor shall not have any rights over the roof or godown except right to use for the defined purpose. The depositor shall not create any hindrance in works of CWC on the roof of such godown.

15) Creation of temperature controlled covered area

- 15.1** The second party shall convert the existing covered warehousing space into controlled atmosphere and temperature / cold storage system, at their own cost, after the prior approval of CWC.
- 15.2** On completion of the agreement period, second party will hand over the covered space in its original condition i.e. prior to conversion/creation of CAT/CS. If the second party fails to restore the same, restoration of the infrastructure will be done by CWC and the depositor shall pay at double of actual expenditure incurred.
- 15.3** The second party, with the prior approval of CWC, may construct / create new CAT/CS system, at their own cost, in the open space allotted to them. The storage charges of said area shall be charged at the same rate as of the covered area tariff, prevailing under the agreement.

16) GST and other taxes

- 16.1)** The Second Party shall have to bear GST and any other tax levied by Central/State/Local bodies

from time to time including Stamp Duty, if any, imposed on execution on this agreement. The Second party shall also have to bear the GST, tax/duty etc. imposed in the aforesaid transaction on account of enactment of any new Act or any amendments made in the existing Acts/ Rules.

16.2) Any other tax/levy imposed by the local bodies on account of their business activities / operations at CW, -----, the same shall be borne / payable by the Second Party without any demur.

17) Subletting

17.1) The second party is forbidden to sublet the demised premises to any third party. Any violation to this clause shall be deemed as a breach to this agreement and the same shall be liable for termination, as per clause 21.

18) Use of Space

The Second Party shall be authorized to allow its affiliates, associates and group companies domiciled in India to use the demised premises in connection with business of the Second Party, subject to issue of "No Objection Certificate "by CWC as per Annexure-A to this Agreement. CWC shall not bear any liability arising on account of above said registration and the Second Party shall be solely responsible/liable for any liability for whatsoever arising on account of above provisions in **Annexure-A**.

19) Creation of permanent or temporary infrastructure:

19.1) The second party may use open area allotted to the party under this agreement for creation of a **permanent structure** (office, workers shed, firefighting, water tank, canteen, other utilities occupying permanent ground space, etc.) for commercial / their exclusive operational purpose, but with prior permission of CWC. The CWC shall charge the tariff for such area, as applicable for the covered storage space, prevailing under this agreement.

19.2) The second party may with prior permission of CWC create **temporary structure**, parking, pathway, fenced area, electrical lighting, etc, and / or for open storage for commercial or operational purpose, in exclusive manner, in the open area allotted under this agreement. The depositor shall make request for additional open area for such purpose on payment of storage charge @ 60% of the covered area rate of CW..... .

19.3) CWC shall provide **office space** to the Depositor, if available, surplus to their own requirement @ double the tariff, as applicable for the covered storage space at CW..... .

19.4) The depositor shall not use dock area for the storage of goods. Dock area shall be used for the operational purpose only. In case of use of dock area for storage, 60% of the covered area tariff as applicable shall be payable by the depositor for the period of default. The Depositor shall also vacate such operational dock area immediately.

19.5) In no case the Depositor will use approach road for parking of vehicles. For dedicated parking space, the depositor shall make request for any additional open area on payment of storage charge @ 60% of the covered area rate of CW..... .

19.6) CWC will be at it liberty to rent out **its unallocated** vacant land for mobile tower, ATM, Hoarding for advertisement and the depositor will not create any hindrance. Further, depositor shall not claim share or otherwise on the income/revenue/profits received from these facilities.

20) Alteration and modification

20.1) During currency of this agreement **no** alteration, modification or structural changes in the godown / demised premises shall be undertaken by the second party, without prior written permission of CWC. However, the second party may undertake whitewash /colour wash/ floor painting, repair and maintenance of equipment, replacement of machinery parts, improvisation of the cooling system and install their furniture, fixtures, at their own cost.

21) Termination of agreement

21.1) The agreement can be terminated by either party by giving Three months advance notice or storage charges in lieu thereof. However, in case breach of provisions/conditions of this agreement by the Second Party, CWC can immediately terminate this arrangement without resorting to three month notice period.

21.2) This agreement shall terminate on completion of period of agreement as per clause 1.1 or on default in payment under clause 6.2 of this agreement.

22) Restoration of infrastructure at the time of eviction/completion of agreement

22.1) The Second Party shall be entitled to remove its goods, fittings, fixtures etc. at their own cost and handover the Godown(s) to CWC after restoring complex/ Godown(s) in the same condition, in which, the same existed at the time of execution of the Agreement/ handing over to the Second Party, which ever earlier.

22.2) In case the party fails to handover the godown in serviceable condition, the Second Party shall pay for the same at double the actual expenditure incurred in making it serviceable.

22.3) Any improvements made in the warehousing infrastructure and any other immovable asset created by the Second Party shall be left as it is by second party without any cost to CWC.

23) Removal of stock at the time of completion of Agreement

The corporation has first right of lien on the goods stored at the warehouse in respect of storage charges and other dues which may be recovered by sale of the goods deposited in the event of default on the part of Second Party. The Second Party should remove the stock immediately and if not removed, CWC will remove stock at the cost of party.

24) Anti-Corruption

CWC acknowledges the Code of Business Conduct and Ethics which prohibits the paying of bribes to anyone for any reason, whether in dealings with governments or the private sector. CWC and Second Party shall not violate or knowingly permit anyone to violate the Code's prohibition on bribery or any applicable anti-corruption laws in performing under this Agreement. The Parties may immediately terminate or suspend performance under this Agreement if any of the parties breach this Clause. CWC agrees and accepts that in case of any issue arising out of or in connection with this clause, it will provide all necessary assistance and co-operation to the Second Party for the purposes of this clause.

25) Adherence to ISO standards

CWC being an ISO 9001, 14001, and 18001 certified organization, the second party shall ensure that legal and other compliances of the ISO standards in the demised premises.

26) Cleanliness of Warehouses

The Second Party will ensure proper disposal of the debris, garbage, discarded packaging material on day to day basis at their own cost. Further second party shall be responsible for maintaining hygiene in the demised premises. **If Second Party fails to remove debris, garbage, discarded packing material even after reminded by CWC, it shall be removed by CWC at the risk and cost of the Second Party.**

27) Installation of Fire Fighting system

The Depositor shall install firefighting system in the area allotted to them in accordance with the requirement of the standard, as and when required and they shall be solely responsible for any violations or any fire hazards.

28) Arbitration clause:

(i) All disputes and differences arising out of or in any way touching or concerning this agreement whatsoever shall be referred to the sole arbitration of any person appointed by the Managing Director, Central Warehousing Corporation, New Delhi. It is a term of this contract that in the event of such Arbitrator to whom the matter is originally referred being transferred, or vacating his office or being unable to act for any reason, the Central Warehousing Corporation at the time of such transfer, vacation of office or inability to act, shall appoint another person to act as Arbitrator in accordance with the terms of this contract. Such person shall be entitled to proceed with the reference from the stage at which was left by his predecessor. It is also a term of this contract that

no person other than a person appointed by the Managing Director, Central Warehousing Corporation, New Delhi as aforesaid should act as Arbitrator and if for any reason that is not possible, the matter is not to be referred to arbitration at all. The Arbitrator shall give reasons for his award.

Provided further that any demand for arbitration in respect of any claim [s] of the contractors, under the contract shall be in writing and made within one year of the date of termination or completion [expiry of the period [of the contract and where this provision is not complied with the claim [s] of the contractors shall be deemed to have been waived and absolutely barred and the Corporation shall be discharged and released of liabilities under the contract.

The venue of arbitration shall be such place as may be fixed by the Arbitrator in his sole discretion. The arbitral proceedings in respect of dispute shall commence on the date on which the Arbitrator call upon the parties to file their claim and defence statement.

The work under the contract shall, if reasonable possible continue during the arbitration proceedings and no payment due or payable to the contractors shall be withheld on account of such proceedings.

The cost of arbitration shall be borne by parties as per the decision of the arbitrator.

The arbitrator shall give separate award in respect of each dispute of difference referred to him. Subject as aforesaid the **Arbitration & Conciliation Act 1996** and amended thereof, shall apply to the Arbitration proceedings under this clause.

29) Eviction under Public Premises (Eviction of Unauthorized Occupants) Act, 1971

It is agreed that consequent upon forced / normal termination of this agreement, M/s. ----- -- shall wind up and terminate their business operations and clear the said godowns of their personal property and their furniture, fixtures and other material within the period specified for such clearance in the termination order. In case of failure, the godown or the property of CWC would be got vacated under the provisions contained in the Public Premises (Eviction of Unauthorized Occupants) Act, 1971 at the risk and cost of M/s. ----- . Any damage to the facility or godowns, arising out of the business operations of M/s. ----- save for normal wear and tear, shall be made good by M/s. ----- .

30) Jurisdiction by Courts

The courts of _____ will have exclusive jurisdiction to adjudicate any dispute arising under or in connection with the agreement.

This agreement is made in two originals having different stamp papers. Each party will retain one original agreement.

In witness whereof the parties hereto have set their hand the day and year first written above.

WITNESS:

ON BEHALF OF CWC

Regional Manager

1.

2.

WITNESS:

ON BEHALF OF _____

Authorized signatory

1.

2.

Contact List of Regional Managers of all Regions

S N	Regional Office	STATE	Name of Officers	Mobile No.	E-mail
1	Ahmedabad	Gujarat	Sh. Vishnu Vardhan Mangalam (Regional Manager)	9902585622	rmahd@cewacor.nic.in
2	Bangalore	Karnataka	Sh. Shivanand Rai (Regional Manager)	7219001242 9423056072	rmblr@cewacor.nic.in
3	Bhopal	Madhya Pradesh & Chhattisgarh	Sh. P.K Saw (Regional Manager)	9757169304	rmbpl@cewacor.nic.in
4	Patna	Odisha, Bihar & Jharkhand	Dr. Sidharth Rath (Regional Manager)	8826988762	rmbbsr@cewacor.nic.in
5	Chandigarh	Punjab, Haryana & Himachal Pradesh	Dr. Anurag Tripathi (Regional Manager)	9428218005	rmchd@cewacor.nic.in
6	Chennai	Tamilnadu	Sh. K.K.Panda, (Regional Manager)	7873572105	rmmdrs@cewacor.nic.in
7	Delhi	Delhi-NCR	Sh. R K Bansal (Regional Manager)	9771493015	rmdli@cewacor.nic.in
8	Guwahati	Assam, Sikkim, Mizoram, Tripura, Nagaland and Arunachal Pradesh	Sh. BinayChirania (Regional Manager)	9555784075	rmghy@cewacor.nic.in
9	Hyderabad	Telangana and Andhra Pradesh	Sh. Ajay Zadoo (Regional Manager)	9493174573	rmhyd@cewacor.nic.in
10	Jaipur	Rajasthan	Sh. Manish Tayal (Regional Manager)	8505034455	rmjai@cewacor.nic.in
11	Kochi	Kerala	Sh. P R K Nair (Regional Manager)	8197762444	rmkoc@cewacor.nic.in
12	Kolkata	West Bengal	Mr Vivekanand Mishra (Regional Manager)	9560688566	rmkoll@cewacor.nic.in
13	Lucknow	Uttar Pradesh and Uttaranchal	Sh. Ram Kumar (Regional Manager)	8866146550	rmlko@cewacor.nic.in
14	Mumbai	Maharashtra & Goa	Sh. B Nirmal (Regional Manager)	9937576078	rmmum@cewacor.nic.in

S N	Corporate Office	STATE	Name of Officers	Mobile No.	E-mail
1	New Delhi	Delhi	Sh. Naveen Kumar (AGM, SP&C)	7065600111	Nav.kumar@cewacor.nic.in