





CENTRAL WAREHOUSING CORPORATION





Dated: 06.12.2022

CWC CO-CD0DEDI/2022-COMM

All Regional Managers
Central Warehousing Corporation
Regional Office
Ahmedabad, Bangalore, Bhopal, Delhi, Chennai, Chandigarh, Guwahati,
Hyderabad, Jaipur, Kolkata, Kochi, Lucknow, Mumbai, Patna

Subject: Revised Model Tender Document for appointment of handling and transport contractor for Foodgrain warehouses –Reg.

Please find enclosed herewith duly approved model tender document for appointment of handling and transportation contractor for foodgrain and allied commodities in CWC warehouses. It is informed that, in order to minimize the liabilities, risks, Court and Arbitration cases coming up from the H&T Contractors against CWC due to improper and ambiguous clauses & other irrelevant clauses, the tender document has been modified incorporating the necessary relevant clauses.

The revised tender document has been divided in to following parts: -

- (i) NIT (Notice Inviting Tender)-containing basic information of the tender providing a brief information for online participation.
- (ii) ITT (Invitation to Tender) along with appendixes1 to 14 containing brief of the clauses on various criteria with regard to qualification, disqualification, requisite documents, clauses, process to be followed for technical & financial evaluation etc.
- (iii) Contract Document-Containing all the required and requisite terms and conditions / clauses to be followed by the contractor.
- (iv) Appendix-15-Price/Financial Bid

The Essential points w.r.t Model tender document are given as under:

- (i) While awarding the contract to L-1 bidder, each paper of Contract document needs to be digitally signed by the L-1 Bidder /H&T Contractor abiding will all the terms and conditions contained therein.
- (ii) While disqualifying the technically disqualified bidders, the reasons of disqualification should be clearly mentioned and uploaded on GeM so that there shall be no ambiguity, to avoid the scope of disputes with the bidder at a later stage.
- (iii) The Experience certificate to H&T Contractor shall only be issued by the Regional manager /Tender Awarding authority, after the satisfactorily completion of contract period.
- (iv) The exclusive jurisdiction of the courts, now onwards shall be at **Delhi**.
- (v) Two new clauses namely Mechanisation of handling operations in CWC godowns and Hiring of certified skill force as per the Govt. Guidelines have been incorporated under the Mandatory eligibility criteria conditions (Clause 10.2 point no.5) of ITT (Invitation to tender). The timeline given for performing mechanised operations given in contract conditions/scope of work may be strictly adhered to.







CENTRAL WAREHOUSING CORPORATION

(A Govt. of India Undertaking)





- (vi) (02) Two separate Bank guarantees are now required to be furnished by the H&T Contractor as per following details:-
 - (a) Security deposit in the form of Bank Guarantee
 - (b) If applicable, an additional sum equivalent to 25% of the Estimated Contract Value in terms of undertaking provided by the Contractor under Appendix-8 and/or Appendix 13 of ITT at the time of submission of Tender for relaxation of eligibility conditions and/or if the rates quoted by the Contractor are below schedule of rates (BSoR),
- (vii) Contractors are required to submit digitally signed bills through Bill Tracking System mandatorily. No bills in physical form or bills submitted other than Bill Tracking System (BTS) shall be accepted.
- (viii) The period of H&T contract will be only 2 years without any provision of further extension.
- (ix) All vehicles carrying foodgrain and allied materials should be GPS enabled.

Henceforth, the enclosed tender document is to be used for appointment of H&T Contractor. Soft copy of the tender document is being uploaded on the website for future references.

This is for strict compliance

Main

Digitally signed by RAJEEV KUMAR BANSAL Date: 2022.12.06 10:50:39 +05'30'

Encls.- As above

(Rajeev Kumar Bansal) General Manager (Commercial)

Copy to:

- 1. PS to MD, CWC, CO, New Delhi.
- 2. PS TO Dir (M&CP), CWC,CO, New Delhi
- 3. PS TO Dir (Fin), CWC,CO, New Delhi
- 4. GGM/GM(Fin),CWC,CO, New Delhi
- 5. GGM(System), CWC,CO,New Delhi- With the request to get the soft copy of the tender document uploaded on CWC website
- 6. All HODs, CWC,CO, New Delhi



Website

CENTRAL WAREHOUSING CORPORATION

(A Govt. of India Undertaking)



	(11 Gove: or mar	d Chdortaking)
	Regional Office	
No. CWC/RO-XXX	XX/Busi/H&T/	Dated : MM/DD/YYYY
For Appoints	E-TENDER Doment of Regular H&T Contra	OCUMENT ctor forhandling and transportation of
	Food grains and al	llied commodities
	at Central Warehouse	;
Date for downloa	ding Tender Form	MM/DD/YYYY to MM/DD/YYYY
Last Date for onli	ne Submission of tender	Upto HH:MM Hrs. on MM/DD/YYYY
Regional Office	: [Address]
Phone Nos.	:	
Email	:	

: www.cewacor.nic.in



CENTRAL WAREHOUSING CORPORATION



(A Govt. of India Undertaking)

	Regional Office
Address	:
Phone Nos.	:
Email	:
Website	: www.cewacor.nic.in
No. CWC/RO-XXX	Z/Busi/H&T/ Dated: MM/DD/YYYY
	E-Tender Notice
professionally comp contractor for Hand	Corporation invites online e-tendering under two bids system from tent and financially sound interested parties for appointment of Regularing and Transportation of Food grains & allied Services at Centra as detailed below:
Scope of work	Handling and Transportation work of food grains and allied materials etc. at Central Warehouse,
Tender notice	Online (e-tendering) for above work. Tender documents will be available on Website :www.cewacor.nic.inand www.gem.gov.in
Tender type	Open
Tender Submission	Tender is to be submitted in two parts i.e.:
	Part-I (Technical Specifications) and Part-II (Financial Offer)
Schedule of E- Tender	Document downloading date and time
	Enquiries/Clarification by the bidder, if any
	Pre-bid meeting
	Note: The objective of pre-bid

	meet is to clarify doubts and queries in respect of terms and conditions of tender document.
	Clarifications to be published by CWC on its website
	Last date and time of online bid submission
	Date and time of online Technical Bid opening
	Evaluation of Technical Bids and seeking any confirmation/clarification regarding Technical bid at sole discretion of CWC
	Intimation to Technically Qualified bidders
	Date and time of online Financial Bid opening of technically qualified bidders
	Date and time for pre-bid meeting
	NOTE: If the date fixed for opening of Technical Bid/Financial Bid is declared as holiday, the proposal will be opened on the next working day following the holiday at the same time.
Bid validity period	90(Ninety) days from the date of Opening of Technical Bid. The said period shall be further extendable by 30(Thirty) Days at the sole discretion of the Regional Manager and upon written consent received by the technically qualified bidders which shall be binding on the tenderers.
Period of Contract	2 (Two) years from the "commencement of work".
Estimated Contract Value	INR
Earnest Money Deposit (EMD)/ Bid Security Declaration	INR/-(Rs. In words) i.e. 2% of the Estimated Contract Value/ Estimated Contract Price, to be paid through RTGS/NEFT/ Electronic Fund Transfer in CWC Account No, IFSC No, Account Name: Regional Manager, CWC,,
·	

Name of Branch _______. Scanned copy of UTR number/Fund transfer challan should be uploaded as part of the Proof of Payment. Payment preferably be deposited from tenderers' bank account.

In lieu of EMD, (i)in case of Micro & Small Enterprises (MSEs) registered in UDYAM portal shall provide a proof of registration; and (ii) in case of Startupsa certification by Department for Promotion of Industry and Internal Trade(DPIIT); along with digitally signed Bid Security Declaration as per **Appendix-14**.

In case of non-compliance of above requirement, the bid shall be liable to be summarily rejected.

Notes:

Information for Online Participation:

- 1. Tender documents may be downloaded from Government e Marketplace (GeM) portal (URL: www.gem.gov.in) Aspiring Bidders/Suppliers who have not enrolled/registered in GeM portal should enroll/ register before participating through the website www.gem.gov.in .The portal enrolment is free of cost Bidders are advised to go through **Annexure-A** regarding 'Instructions for online Bid Submission'.
- 2. Bidders who wish to participate in the e-tendering will have to procure valid digital certificate of **Authorized Signatory** as per Information Technology Act, 2000. Bidders can procure this certificate from any of the Government approved certifying agency i.e., Consultancy Services. The digital signature certificate is normally issued within two working days. The interested tenderers are requested to apply for the same well in advance. In case the validity of the digital signature certificate has expired, the tenderers are advised to get it renewed immediately.
- 3. Tenderers shall have to visit the GeM portal (http://gem.gov.in/), select the appropriate GeM bid number and upload electronically by scanning in PDF format duly filled and signed technical bid documents by filling all the relevant columns with all the required enclosures. After filling data in pre-defined forms, bidder's needs to click on final submission link to submit their encrypted bid.
- 4. The tender document shall comprise of Notice Inviting Tender (NIT), Instruction to Tenderers (ITT) all the Appendix(s) including, Draft Contract Agreement, Scope of Work, Compensation Schedule along with respective Exhibit(s).
- 5. Tenderer shall submit their offer along with supporting documents in electronic format to be duly signed & scanned on or before the scheduled date & time as mentioned above and should be uploaded in technical bid through GeM portal. Hard copy of the tender documents will not be accepted and any such offer, if received by Central Warehousing Corporation will be out rightly rejected.

- 6. If the date fixed for opening of tenders is subsequently declared a holiday, the tenders will be opened on the next working day following the holiday but there will be no change in the time for opening as indicated above.
- 7. Price has to be quoted in absolute terms at relevant place in GeM as per the methodology provided under **Appendix-15**.
- 8. The benefit protections as mentioned in the Public Procurement Policy for MSEs Order dated 23.03.2012 and further amended vide order dated 09.11.2018 may not be applicable regarding splitting of bid/offer as the quantity of the service of the contract is 1 (one) in each case and it cannot be split in the ratio3:1.
 - 9. Corrigendum/Addendum to the Tender Notice, if any, shall be issued/available online only. Prospective bidders are requested to view website/GeM portal regularly.
 - 10. The tenderers must fully comply with all the terms and conditions given in the detailed NIT. It is clarified that in case any of the stipulated terms and conditions are not fulfilled by the tenderers and incomplete or incorrect information submitted by the tenderer, the bid may be treated as ineligible and tenderer may be technically disqualified and Price Bid shall not be opened.
 - 11. Tenders should be uploaded/ submitted through GeM portal at (https://www.gem.gov.in). Manual bids/Hard copy of the tender documents will not be accepted.
 - 12. The results of technical evaluation will be uploaded on the GeM Portal. In case there are technically disqualified bidders, the reasons for disqualification will be uploaded and price bid shall be opened only after three working days.
 - 13. Further it is also intimated that GeM Portal is used only as a platform for procurement/tendering of Handling and Transportation Services. All the terms and conditions contained in this NIT shall be applicable in whole tender process.
 - 14. The Central Warehousing Corporation reserves the right to accept / reject the tenders without assigning any reason; the decision of the Corporation shall be final and binding on tenderer.

In	case	of	tender	related	query	please	contact	at		01	email	id
			or			anc	d for any	technical	assistan	ce while	upload	ling
the	bids	in	GeM p	ortal ple	ease co	ntact 24	X7 GeM	I portal H	Ielpdesk	Mail at:	helpde	esk-
gei	m@gc	v.iı	n.1800-4	419- 343	6 & 18	00-102-	3436.					

Regional	Manage	er () reserv	es the	right to	reject	any	or all the	tenders	without
assigning	any	reason	thereof.	This	notice	is	also	available	on	website
www.cew	acor.nic	c.in.								

REGIONAL MANAGER

Instruction for Online Bid Submission:

The bidders are required to submit soft copies of their bids electronically on the CPP Portal, using valid Digital Signature Certificates. The broad instructions given below are meant to assist the bidders in registering on the CPP Portal, prepare their bids in accordance with the requirements and submitting their bids on the CPP Portal.

In case of any further information required for submitting online bids on the CPP Portal may be obtained by visiting the following website: https://gem.gov.in.

REGISTRATION

- 1) Bidders are required to enroll on the e-Procurement module of the Central Public Procurement Portal (URL:https://gem.gov.in) by clicking on the link "Click here to Enroll" on the CPP Portal is free of charge.
- 2) As part of the enrolment process, the bidders will be required to choose a unique username and assign a password for their accounts.
- 3) Bidders are advised to register their valid email address and mobile numbers as part of the registration process. These would be used for any communication from the CPP Portal.
- 4) Upon enrolment, the bidders will be required to register their valid Digital Signature Certificate (Class II or Class III Certificates with signing key usage) issued by any Certifying Authority recognized by CCA India (e.g. Sify/TCS/nCode/eMudhra etc.), with their profile.
- 5) Only valid DSC should be registered by a bidder. Please note that the bidders are responsible to ensure that they do not lend their DSC's to others which may lead to misuse.
- 6) Bidder then logs in to the site through the secured log-I by entering their user ID/password and the password of the DSC/e-Token.

SEARCHING FOR TENDER DOCUMENTS

1) There are various search options built in the CPP Portal, to facilitate bidders to search active tenders by several parameters. These parameters could include Tender ID, organization name, location, date other keywords etc. There is also an option of advance search for tenders, wherein the bidders may combine a number of search parameters such as organization name, form of contract, location, date, other keywords etc. to search for a tender published on the CPP Portal.

- 2) Once the bidders have selected the tenders they are interested in, they may download the required documents/tender schedules. These tenders can be moved to the respective 'My Tenders' folder. This would enable the CPP Portal to intimate the bidders through SMS/email in case there is any corrigendum issued to the tender document.
- 3) The bidder should make a note of unique Tender ID assigned to each tender, in case they want to obtain any clarification/help from the Helpdesk.

PREPARATION OF BIDS

- 1) Bidder should take into account any corrigendum published on the tender document before submitting their bids.
- 2) Please go through the tender advertisement and the tender document carefully to understand the documents required to be submitted, the number of documents including the names and content of each of the document that need to be submitted. Any deviations from these may lead to rejection of the bid.
- 3) Bidder, in advance, should get ready the bid documents to be submitted as indicated in the tender document/schedule and generally, they can be in PDF/XLS/RAR/DWF formats. Bid documents may be scanned with 100dpi with black and white option.
- 4) To avoid the time and effort required in uploading the same set of standard documents which are required to be submitted as a part of every bid, a provision of uploading such standard documents (e.g. PAN card copy, annual reports, auditor certificates etc.) has been provided to the bidders. Bidders can use "My Space" area available to them to upload such documents. These documents may be directly submitted from the "My Space" area while submitting a bid, and need not be uploaded again and again. This will lead to a reduction in the time required for bid submission process.

SUBMISSION OF BIDS

- 1) Bidder should log into the site well in advance for bid submission so that he/she upload the bid in time i.e. on or before the bid submission time. Bidder will be responsible for any delay due to other issues.
- 2) The bidder has to digitally sign and upload the required documents one by one as indicated in the tender document.
- 3) Bidder has to select the payment option as "offline" to pay the EMD as applicable and enter details of the transaction no. (UTR No.) at appropriate place.
- 4) Bidder should deposit the EMD as per the instruction specified in the tender document. The details of the EMD should be filled carefully at specified place well before the closure time of the bid as indicated in the tender form. Otherwise, the uploaded bid will be rejected.

- 6) The server time (which is displayed on the bidders' dashboard) will be considered as the standard time for referencing the deadlines for submission of the bids by the bidders, opening of bids etc. The bidders should follow this time during bid submission.
- 7) All the documents being submitted by the bidders would be encrypted using PKI encryption technique to ensure the secrecy of the data. The data entered cannot be viewed by unauthorized person until the time of bid opening. The confidentiality of the bids is maintained using the secured Socket Layer 128 bit encryption technology. Data storage encryption of sensitive fields is done.
- 8) The uploaded tender documents become readable only after the tender opening by the authorized bid openers.
- 9) Upon the successful and timely submission of bids, the portal will give a successful bid submission message & a bid summary will be displayed with the bid no. and the date & time of the submission of the bid with all other relevant details.
- 10) The bid summary has to be printed and kept as an acknowledgement of the submission of the bid. This acknowledgement may be used as an entry pass for any bid opening meetings.

ASSISTANCE TO BIDDERS

- 1) The time for seeking clarification and giving replies may be specified by RO concerned preferably it should be before closing of the time of bids. The queries and replies will be submitted by e-mail only at the e-mail ID indicated in the MTD. Any queries relating to the tender document and the terms and conditions contained therein should be addressed to the Tender Inviting Authority for a tender on the relevant contact person indicated in the tender.
- 2) Any queries relating to the process of the bid submission or queries relating to CPP Portal in general may be directed to 24x7 CPP Portal Helpdesk. The contact number for the Helpdesk Mail at: helpdesk-gem@gov.in.1800-419- 3436 & 1800-102-3436.

No	CWC/RO-XXXX/Busi/H&T/		Dated: MM/DD/YYYY
1	INVITATION TO TENDER AN APPOINTMENT OF LOADING / CONTRACTOR AT CENTRARAILHEADS AT	UNLOADING / HAN AL WAREHOUSE,	DLING AND TRANSPORT
Fro	m:		
	TheRegionalManager Central Warehousing Corporation, RegionalOffice,	Tel.No	Fax No E-mail:
1. I	The Regional Manager, Central War or "Corporation"), Regional Office online tenders, UNDER TWO Bloading/unloading, handling and transaround Central Warehouse at commencement of services as may be This bid document has been developed	ce, for and on ID SYSTEM, for apposit of food grains aor a period of e agreed under the Control of the best endeavo	n behalf of the CWC, invites cointment of contractors, for and allied commodities in and two yearsfrom the date of ract. information contained in this or basis. Tender document
2.	includes,Invitation to Tender (herein 15 and proposed Contract which is has been prepared to enable the subsequently execute a Contract with STATUS OF THE DOCUMENTS:	integral part of this ten bidders to participate a CWC.	der document. This document

The tender documents are not an offer by CWC to sell or part away with any of its assets and facilities or sites, neither in part nor in full, but is only an offer to allow an entity to provide the services.

3. SITE VISIT:

This document is solely for use by the bidder(s) who are interested in participating in the bidding process. The document has been prepared to inform bidders and to encourage them to make their own evaluation of the site where the services are to be provided. It does not mean to contain all the information that a prospective bidder may require.

The bidders are advised to visit the respective site before submitting the tender, satisfy with the terms and conditions listed in this document, information in respect of the site where services are to be provided given at (Schedule-II), study documents and demonstrate a thorough understanding of the site condition, operation, costs and returns. No dispute, as regards the information in respect of any of the site where services are to be provided, shall be entertained after submission of bid.

The tenderers must get themselves fully acquainted with the size and location of godowns vis a vis loading / unloading points / nature of work/infrastructure facilities and functioning of all operations at the site in their own interestbefore submission of tenders and rates quoted by them for loading into/ unloading from trucks/wagons shall be deemed to have been done after such acquaintance. Once a tender is submitted by a tenderer, he shall be deemed to have fully acquainted himself with the size and location of godowns vis a vis loading/unloading points / nature of work / infrastructure facilities and functioning of all operations at the site and shall not be entitled to any compensation arising out of any discrepancy in the size and location of godowns/group of godowns found later on, or on the ground that the workers employed by him are demanding higher rates of wages if load involved in certain operation(s) is more or the bags to be handled areheavier.

4. ADDITIONAL INFORMATION TO BIDDER

All Bidders should note the following:

- a) The proposals that are incomplete in any respect or those which are not consistent with the requirements as specified in this ITT or which do not contain any of the documents as per the specified formats prescribed in the ITT would be considered non-responsive and would be summarily rejected. Adherence to formats, wherever specified, is must. Non-adherence to formats may be a ground for declaring the proposal non-responsive.
- b) All communications and information should be provided in writing and in English language only.
- c) All communications and information should be addressed only to the Regional Manager, CWC designated under Article 16, below.
- d) All the communications and information provided should be legible.
- e) No change in, or supplementary information to a proposal after its submission shall be accepted. However, CWC reserves the righttoseek additional clarification from the Bidders, if necessary, during the course of evaluation of abid. Any non-submission, incomplete submission or delayed submission of such additional information or clarifications sought by CWC will be a ground for rejecting the proposal.

- f) If any statement made or information provided by the Bidder in the proposal or any information provided by the Bidder in response to any subsequent query of CWC, is found to be incorrect or is a material misrepresentation of facts, then the proposal will be liable for rejection. Mere clerical errors or bonafide mistakes may be condoned by CWC before evaluation of financial bid at the sole discretion of CWC.
- g) The Bidder shall be responsible for all costs associated with the preparation of the Proposal. CWC shall not be liable to and subjected to any financial implication whatsoever, including, for any costs, regardless of the conduct or outcome of this tender process.
- h) Any qualified/conditional bid shall be liable for outright rejection by CWC without assigning any reason whatsoever.

5. VALIDITY OF TERMS OF THE BID/ PROPOSAL:

Each Bid and the proposal therein, shall be deemed to be a firm and irrevocable offer, and shall remain valid and open for a period of not less than Ninety (90) days from the opening of Technical Bid. Such time period may be extended by another thirty (30) days at the sole discretion of CWC and upon written consent received from each of the technically qualified bidders. In case of such extension, the bidder shall not be permitted to modify its original offer/proposal in any other respect during the extended period.

6.0 EARNEST MONEY DEPOSIT (EMD)

- 6.1 At the time of submission of bid, the EMD shall be deposited as per the Notice Inviting Tender.
- 6.2 No proposal shall be considered which is not accompanied by the required EMD.
- 6.3 In the event of bidder withdrawing its offer before the expiry of the validity period and/or not formally executing the contract after acceptance of bid/proposal by CWC and/or in case of non-furnishing of Security Deposit under the Contract, EMD shall stand forfeited by CWC. In addition to this, CWC may suspend/ban the trade relations with the said bidder or debar the bidder to participate in all future tender enquiries with CWC up-to a period of two (02) years, without prejudice to any other rights and remedies available with CWC under the contract and law including, undertaking risk purchase action at the risk and cost of the bidder. The decision of Regional Manager as regards forfeiture of EMD on bidders' non-acceptance of Contract shall be final and binding upon the bidder and shall be an excepted matter.
- 6.4 EMD of the unsuccessful bidder shall be returned after finalization of the offer/ execution of the Contract. No interest shall be payable on the amount of Earnest Money in any case. The EMD of the successful bidder shall be either refunded; or adjusted from the payments to be made by CWC to the

contractor/service provider under the Contract. Notwithstanding the above, in any event, no such refund or adjustment shall be given unless and until the bidder executes the Contract with CWC and furnishes the required irrevocable bank guarantee in terms of the Contract.

7. PRE-BID MEETING

A pre bid meeting shall be conducted before submission of tender documents for clarifying issues and clearing doubts, if any. The date, time & place of pre-bid shall be indicated in the tender document. The record of such meeting shall be exhibited on the website.CWC reserves the right to make any alterations in the bid document based on the suggestions/ decisions arrived at the pre-bid meeting.

8. OPENING OF PROPOSALS

The Technical Bid of the bidder would be opened on the specified date and time as per Notice Inviting Tender (NIT) at the CWC, Regional Office, in the presence of one representative from each bidder, if deputed. The details regarding the bidder, as provided in the Covering Letter (**Appendix-1**) would be read out.

9. DESCRIPTION OF THE SELECTION PROCESS

The selection process would consist of the online submission of proposal/bid by the interested parties in response to this NIT. The proposals received would be subject to a two-step evaluation as below:

- Step 1: Technical Evaluation based on documents submitted including, Appendix 1 to 14)
- **Step 2:** Financial Evaluation based on financial bid submitted under **Appendix-15**.

10. TECHNICAL EVALUATION

BIDDER TO NOTE THAT THE FINANCIAL BID SHOULD BE SUBMITTED SEPARATELY AND INDEPENDENT OF THE TECHNICAL BID. IN CASE, FINANCIAL BID FORMS PART OF THE TECHNICAL BID, THE BID SHALL BE SUMMARILY REJECTED BY CWC.

10.1 THE OBJECTIVE OF THE TECHNICAL EVALUATION PROCESS:

The objective of the technical evaluation process is to select bidder(s) who have the commercial and operational strength to provide the services. The bid(s)/proposal(s) shall be evaluated as per the criteria specified in this ITT. However, within the broad framework of the evaluation parameters as stated in this ITT, CWC reserves the right to make modifications to the stated evaluation criteria, which would be uniformly applied to all the Bidders.

10.2 MINIMUM ELIGIBILITY CRITERIA FOR CONSIDERATION FOR TECHNICAL EVALUATION:

Only those Bidders, meeting the eligibility criteria specified below would be considered for technical evaluation. For the said purpose, tenderer compulsorily must upload/submit the documents mentioned against the minimum eligibility criteria at serial no. 1 to 5 as applicable. Non-submission of the mandatory required documents pertaining to minimum eligibility criteria shall make the bid liable to be summarily rejected.

S.No.	Minimum Eligibility Criteria	Mandatory Documents to be uploaded
1	Work Experience and	Experience certificate in the proforma
1.	Experience Certificate:	prescribed at Appendix-3 shall be
	Tenderer should have	produced from customers under their
	experience of Rake Handling	signature and stamp stating proof
	and / or Transportation, duly	ofsatisfactory completion of
	obtained from Government	contractbesides duly certifying nature,
	Organization or Private	period of contract, and value of work
	Organization dealing in the	handled.
	field of Fertilizer, Food-grains,	
	Cement, Sugar, Coarse-grains	Remarks: All certificates issued by
	or any other commodity. The	concerned parties should contain at least
	<u>Tenderer</u> should have	above requisite information for
	successfully completed at least	considering experience as per terms of
	one similar nature of work,	tender.
	stated above, of value 35% of	
	the advertised tender value of	In case of certificates issued by the
	the work i.e. estimated cost of	private company/party it should be
	the tender during	supported by TDS certificate.
	preceding five years and the	
	current year upto the date of	
	submission of tender.	Experience certificate of contracts not
	Note:The year for thepurposeof	completed satisfactorily shall not be
	experience will be taken	considered for qualification

asfinancial year [1st April to 31stMarch.

Exception:

Tenderers not having stipulated experience can participate in H&T contract, where **the total estimated value of contract** for Handling & Transport is less than **Rs. 2 (two) crores.**

In a case falling under **Exception**, the Bidder shall submit an undertaking on stamp paper duly attested by Notary as per **Appendix- 13** regarding an additional bank guarantee to be submitted under the Contract.

should have achieved the minimum average turnover of Rs. during the three preceding financial year. The average turnover of preceding three financial year should not be less than 30% of the estimated annual value of contract.

The tenderer is required to upload the audited Balance Sheet and Statement of Profit & Loss A/c for the preceding three financial years with thebid.

In case Balance Sheets and Statement of Profit &Loss A/c for the immediate preceding financial year have not been prepared /audited, the accounts for the year previous to the preceding three financial years can beuploaded.

Where the tenderer is not under statutory obligation to get his Accounts audited, he can upload a certificate of practicing Chartered Accountant certifying his Annual Turnover and Profit after Tax for preceding three financial years.

The audited balance sheet and profit & loss accounts are must in case of Co-Operative Society & Ltd. / Pvt. Ltd., Companies.TheProprietor/Partnership Firms, whose turnover is up to Rs. 200 Lakhs for F.Y 2017-18 onwards are required to produce audited balance sheet, profit & loss account, income tax return(s) and a Statement of Account duly certified by Chartered Accountant(s).

In case the tenderer does not submit turnover for any of the specified financial year(s) then the turnover for that year shall be taken as "NIL" for the purpose of evaluation of tenderer. a) Tenderers should not have Undertaking in this regard Under the 3. been blacklisted Digital Signature of authorized signatory or otherwise debarred as per Appendix-2. by CWC, **FCI** or any department of Central or State Government or any Public other Sector Undertaking as on the last date of submission of bid. b) Tenderer's contract should not have been terminated by CWC/FCI during the lastFive years as on the last date of submission ofbid. c) The proprietor / any of the partners of the tenderer firm / any of the Director of the Tenderer company should not have been, at any time, convicted by a court for an offence and sentenced to imprisonment for a period of three years or more. Upon acquittal, such proprietor/ any of the partner or Director of the Tenderer would be eligible to submit the bid.

	EMD	The EMD to be paid/deposited as per E-		
4.		Tender Notice and the required documents		
		to be submitted in case of MSEs and		
		Startups.		
_	Hiring of certified skilled	Appendix- 10: Undertaking-Under the		
5.	workforce andMechanization	Digital Signature of authorized signatory		
	of handling operations in			
	CWC			
		(i) all labourers /workers shall be skilled		
		through Recognition of prior Leaning		
		(RPL) within two months from the		
		date of commencement of work under		
		the project, at Contractor Cost; and		
		(ii) all the operations shall be mechanized		
		in order to optimize human resources		
		and decrease the human intervention.		

10.3 ADDITIONAL ELIGIBILITY CRITERIA FOR CONSIDERATION FOR TECHNICAL EVALUATION:

Tenderer must upload/submit the following additional documents with the tender document:

Sl. No.	Eligibility Criteria	Documentary proof to be uploaded
1.	Details of tenderer	Duly filled, Scanned copy of Appendix-1 under the Digital Signature of Authorized Signatory.
2.	The tenderer must have a positive net worth based on the latest financial year for which accounts i.e profit and loss account and balance	The bidder is required to upload Appendix-4duly certified by a practicing Chartered Accountant

	sheet is submitted in thetender.	based on latest financial year for which accounts i.e profit and loss account and balance sheet is submitted in the tender.
3.	Power of Attorney Note: Except in case of Sole Proprietorship, the bid should be uploaded by the authorized signatory under his own digital signature.	Power of Attorneyinfavourofsignatory(ies)duly attested by NotaryasperAppendix-5.
4.	Bidder should be either a; (1) Registered Company/LLP in India underCompanies Act,2013 OR (2) RegisteredPartnership Firm OR (3) Sole Proprietorship OR (4) Public Sector Undertaking/statutorybody	1) For Registered Company/PSU/ statutory body (i) Copy of Certificate of Incorporation (ii) Copy of Memorandum of Association (iii) Copy of Articles of Association (iv) Current list of Directors. 2) For Partnership Firm (i) Copy of the partnership deed
	OR (5) Cooperative society	(ii) List of partners (iii) Copy of registration of Partnership deed.
	OR	3) For Sole Proprietorship Declaration of Sole Proprietorship as per Appendix-6 under the Digital signature of sole proprietor.
	(6) Others. (If the tenderer is a partnership firm/LLP, there shall not be any re- constitution of the partnership without the prior written consent of the Corporation)	4) For LLP (i) Copy of Limited LiabilityPartnership Agreement (ii) Copy of certificate of registration (iii) Current list ofPartners

		5) For Cooperative society (i) Bye-Laws (of cooperative Society) (ii) Registered Co-op. Societies should furnish the proof ofRegistrationwith Registrar of Co-op. Societies or Taluk Co-op. Officer along with a resolution passed by the Society to participate in the tender enquiry. 6) For others (i) Notarized copy of certificate of Incorporation.
5.	Tenderer understandingof tender documentandhiscomplianceoftenderrequirements. Note: 1. The declaration from the tenderer confirming that he has understood the tender document and his bid complies with the tender requirements / terms & conditions of the tender document, he has quoted the rates without any condition / deviation and the rates quoted by him are as per tender document. 2. Tenderer shall sign and stamp each page of the Tender Document, including the draft contract, as token of acceptance.	Declaration from the tenderer as per Appendix- 7under the digital signature of Authorized signatory.
6.	Affidavit regarding certification of genuineness & authenticity of documents.	Affidavit to be on stamp paper duly attested by Notary as per Appendix-8
7.	PAN Number	Copy of PAN Card
8.	GST Registration	Copy of valid GST registration.
9.	Pre-Contract Integrity Pact	Appendix- 11 Under the digital signature of Authorized Signatory on each page

		of Appendix.
10.	The bidder must own/possess the equipment's for handling & Transportation of consignments (Truck & Trailers etc.). The bidder shall submit the list of vehicles owned / possessed.	Appendix- 9 Undertaking to be submitted by the authorized signatory.
11.	General Declaration to be given by the bidder.	Appendix-8

10.4 Preliminary scrutiny of bids:

a) Except the mandatory documents that are to be submitted by the bidder, the Corporation, if necessary and at its sole discretion, may ask the tenderer for any specific information/clarification/document. The required clarification and missing document(s)may be asked from only those bidders who have fulfilled the minimum eligibility criteria and it must be uploaded within specified time subject to maximum of 15 days on the same portal as per the procedure prescribed below i.e. in Clause 10.5.

The missing documents to be submitted should not be of a date later than the date of submission of original bid, however Net Worth Certificate as per **Appendix** –**4**, Affidavit of Proprietary Firm as per **Appendix** –**6**, Compliance of bid requirement as per **Appendix-7**, Affidavit on stamp paper duly attested by the notary regarding certification of genuineness & authenticity of documents as per **Appendix-8** and Pre-contract Integrity Pact as per **Appendix-11** submitted as missing documents can be of a date after the date of submission of original bid.

- b) Corporation well within its rights to waive minor infirmity or non-conformity or irregularity like spelling mistake(s), clerical errors, signature missing on any page which does not constitute a materialdeviation.
- c) The request for clarification and missing document(s) by the Corporation and the response of the bidder shall be in writing and no change in price or substance of the tender shall be sought, offered orpermitted.
- d) The tenderer has the option to respond or not to respond to thesequeries. If the tenderer fails to respond, within the stipulated time period or the clarification(s)/and missing document(s) submitted is non-conforming to requirement of tender conditions, no further time will be given for submitting the same and the tender will be summarily rejected.
- e) All the responses to the clarifications and missing document(s) will be part of the Proposal of the respective tenderer and if the clarifications and missing document(s) are in variance with the earlier information in the proposal, the information provided in later stages shall prevail over the earlier informationforthetechnical evaluation process.

10.5 Procedure to be followed for obtaining missing documents and specific clarification:

- (a) The procedure followed for soliciting the Technical Clarifications shall be as per the procedures stipulated by GeM. The bidder shall be required to submit the clarifications within the stipulated time as mentioned in the bid. Earliest reply must be ensured by the bidders as Corporation shall not be liable for any Technical Issue in GeM platform. The bidders may contact GeM helpdesk for any support/clarifications.
- (b) After expiry of prescribed time, Corporation shall download the clarification and missing document(s) submitted by the bidder.
- (c) Bidder to refer clarification and missing document(s) manual available on e-portalhttps://www.gem.gov.in or seek assistance from the Helpdesk.

10.6 Rejection of Bid

The Corporation will scrutinize the bids received to see whether they meet the basic requirements as incorporated in the bid document. The bids which do not meet the basic requirements shall be treated as unresponsive and ignored. The following are grounds due to which a bid may be declared as unresponsive and will be ignored/rejected during the initial scrutiny:

- (i) The bid or the bid documents is/are unsigned by the authorized representative(s).
- (ii) The bid has not been uploaded by the authorized representative under his own digital signature.
- (iii) The bid or the bid document(s) is/are not legible;
- (iv) Required Bid Security Declaration as per Appendix-14 has not been received from MSEs and/or Startups;
- (v) The bid validity period mentioned by the bidder in the bid document is for a shorter period than the period required and stipulated in the bid document.
- (vi) The bidder has not quoted for all the items, as specified in Financial Bid.
- (vii) The bidder has not agreed to the Contract conditions including, inter-alia, the Scope of Work, warranty/guarantee clause, liquidated damages, penalty clause, security deposit and/or performance bank guarantee.

10.7 Miscellaneous Provisions:

- (a) The technical bid shall be opened on the due date and time as specified in the Notice inviting Tender. The price bid of only such tenderers, whose technical bid is found to be qualified, shall be opened.
- (b) Necessary clarification required by the Corporation shall be furnished by the tenderer within the time frame given by the Corporation for the same as per procedure given in 10.4 to 10.5.
- (c) The bids of such tenderers who do not pay the Earnest Money Deposit (except in case of MSEs and Startups) shall not taken cognizance of and shall be summarily, rejected without giving any reason whatsoever.
- (d) It should be clearly understood by the Tenderer[s] that no opportunity shall be given to him / them to modify or withdraw his / their offer after the date and time stipulated for submission of tender. In case of any modification or withdrawal of the offer by any bidder after the date and time stipulated for submission of tender, the EMD submitted with tender shall be forfeited.
- (e) The tender documents, in particular, Appendixes, shall be filled in by the Tenderer clearly, neatly and accurately. Any alteration, erasures or over-writing would be liable to make the tender invalid unless the same is neatly carried out and attested over the full signature of Tenderer. The decision of CWC to interpret the rates filled in by the tenderer, shall be final and binding on the contractor.

11. FINANCIAL BID EVALUATION

11.1 SUBMISSION OF FINANCIAL BID:

- (a) Absolute Rate shall be quoted by the bidder at the relevant location in GeM Portal, as per the methodology provided under Appendix-15 of the tender document.
- (b) CWC shall compare the Absolute Rate with Schedule of Rates (SOR)and percentage increase/decrease shall be worked out. This SOR/ASOR/BSOR shall be made applicable to all the items in Schedule of Rates given in the Price Bid.

Notes:

- (i) In case, the rates are quoted in a manner other than mentioned above, the tenderers are liable to be ignored;
- (ii) Bidder to note that the financial bid should be submitted separately and independent of the technical bid. In case, financial bid forms part of the technical bid, the bid shall be summarily rejected by CWC.

11.2 INFORMATION TO BIDDER REGARDING PAST BUSINESS VOLUME

11.2.1 The actual volume of works under four major operations in the previous **Twenty Four** (24) monthsare given hereunder:-

<u>(i)</u>	<u>Unloading bags from wagon and loading into trucks</u> (as per item 1(b)ofSOR)	Bags of 50kgs. (To be filled by CWC)
<u>(ii)</u>	<u>Unloading trucks and stacking in godowns</u> (as per average of item 3(ii) of SOR)	Bags of 50kgs. (To be filled by CWC)
(iii)	Loading of trucks (as per item No.5ofSOR)	Bags of 50kgs. (To be filled by CWC)
(iv)	Transport (as per item 2(i) &(ii) of SOR)	MT (To be filled by CWC)

11.2.2 No definite volume of work to be performed is being guaranteed by CWC under the present tender inquiry and/or during the currency of the contract as and when executed. It should be clearly understood that no guarantee is given that all items of work as shown in the Scope of Workunder the tender shall be performed/required to be performed under the contract. No claim shall lie against the Corporation on this account and shall not be entitled to make any claim whatsoever against the corporation for compensation, revision of rate or otherwise.

11.3 PRICE TO BE QUOTED IN ABSOLUTE TERMS AS PER GEM

The prospective bidders are advised to follow the methodology provided under Appendix-15 forquotingtheratesinGeMPortal.

11.4 SELECTION OF LOWEST BIDDER

- (a) The tenderer shall quote one absolute rate (for Handling and Transportation) as explained in the methodology for offering/quoting of price bid in respect of Handling and transport contract. The tenderer quoting the lowest rate will be declaredL-1. No separate rates shall be quoted for Handling and Transportation works.
- (b) In case where there is more than one tenderer quoting the same rates due consideration shall be given to financial turnover as submitted under serial no. 2of Section 10.2 of eligibility criteria for the purpose of selection of L1. In such cases, tender shall be awarded

to the tenderer having higher average financial turnover of preceding three years for which turnover has been given in the tender.

12. EXECUTION OF THE CONTRACT

The successful tenderer shall enter into a contract with the Corporation in the format as appended. The Agreement shall be typed on a Non-Judicial Stamp Paper of appropriate value. Prior to execution of a formal Agreement, CWC at its sole discretion may issue a Letter of Award thereby, awarding the Contract/ Agreement to the successful bidder. Such successful bidder shall within 10 business days from receipt of Letter of Award from CWC, deposit an interest free Security Deposit to the tune of 5% of the Estimated Contract Value.

The execution of agreement shall be preceded by furnishing of Security Deposit as detailed above. The contract shall be executed within two weeks of the acceptance of the tender/receipt of Letter of Award, failing which the Contract is liable to be terminated.

The Regional Manager may at his discretion, however, on a specific request by the successful tenderer, give additional time to the tenderer to furnish the Security Deposit and execute the Agreement, which in any case shall not exceed more than 30 days in all, including the original two-week period from the acceptance of the tender/ receipt of Letter of Award.

13. DISQUALIFICATION CONDITIONS

- (a) Tenderers who have been blacklisted or otherwise debarred by CWC, FCI or any department of Central or State Government or any other Public Sector Undertaking as on last date of submission will be ineligible during the period of <u>such blacklisting</u>.
- (b) Tenderers contract should not have been terminated for Tenderer's default by CWC/FCI during the last five years as on last date of submission of bid. In addition, the tenderer shall also not be eligible to participate in any future tender in case of any pending/outgoing legal dispute with CWC whether before any Court of law and/or arbitration with regard to any contract on last date of submission of bid and/or in case any recoveries/dues are outstanding on part of the tenderer payable to CWC.
- (c) If the proprietor / any of the partners of the tenderer firm / any of the Director of the Tenderer company have been, at any time, convicted by a court for an offence and sentenced to imprisonment for a period of three years rigorous imprisonment or more, such tenderer will be ineligible. However, ifon acquittal by the appellate court the tenderer will be eligible.
- (d) While considering ineligibility arising out of any of the above clauses, incurring of any such disqualification in any capacity whatsoever (even as a proprietor, partner in another firm, or as Director of a Company etc.) will render the tenderer disqualified.
- (e) Bidder must upload scanned copies of all the requisite documents in support of their eligibility of bid. In the event of any document found fabricated / forged / tampered / altered / manipulated during verification, then the EMD of the bidder shall be liable to be forfeited and he / they himself / themselves would disqualify for future participation in the tenders of Central Warehousing Corporation works for the next 05 (Five) years.
- (f) A Hindu Undivided Family (either as a proprietor or partner of a firm) shall not be entitled to apply for tender. Any tender submitted in the capacity of Hindu Undivided Family (either as a proprietor or partner of a firm) shall be summarily rejected.
- (g) Tenderer/Bidder who is blacklisted by the GST authorities.

14. CORRUPT PRACTICES

Any bribe, commission, or advantage offered or promised by or on behalf, of the tenderer to any officer or servant of the Corporation shall (in addition to any criminal liability which the tenderer

may incur) debar his tender from being considered. Canvassing on the part or on behalf, of the tenderer shall also make his tender liable to rejection.

15. TERMS OF MICRO AND SMALL ENTERPRISE

- (i) The bidder participating under the category MSEs registered in UDYAM portal are exempted from payment of EMD payable to CWC as stipulated in the tender notice subject to furnishing the proof of they being so registered under the said portal. The Registration of such bidder under MSE Notification should be valid as on last date of submission of tender and they should also mention the terminal validity of their Registration (if applicable), failing which, their offer shall not be considered for benefits detailed in MSE Notification of Govt. of India dated 23.3.2012 or any other notification as may be issued thereafter. Detailed Terms for Micro & Small Enterprises are mentioned at Appendix-14.
- (i) MSEs registered in UDYAM Portal are exempted from payment of EMD and should enclose the proof of their being registered in UDYAM Portal mentioned in the tender document. Their registration should be valid reason last date of submission of tender and they should also mention the terminal validity of their Registration, if applicable, failing which their offer shall not be considered for benefits detailed in MSE Notification of Govt. of India dated 23.03.2012 / 26.3.2012 or any other notification issued / subsequent amendments issued thereafter.
- (ii) Micro & Small Enterprises (MSEs) registered in UDYAM Portal are required to submit Bid Security Declaration as per Appendix 14 should be digitally signed and submitted along with online Bid.Micro & Small Enterprises (MSEs) registered in UDYAM Portal not accompanied by proof of being registered UDYAM Portal AND Bid Security Declaration as per Appendix 14 shall be liable to be summarily rejected.
- (iii) Startups certified by Department for Promotion of industry and Internal Trade (DPIIT) are exempted from payment of EMD and should enclose the proof of their being certified with Department for Promotion of Industry and Internal Trade (DPIIT).
- (iv) Startups are required to submit Bid Security Declaration as per Appendix –XIV should be digitally signed and to be submitted along with online Bid. Startups certified by Department for Promotion of industry and Internal Trade (DPIIT)not accompanied by proof of being certified with Department for Promotion of industry and Internal Trade (DPIIT) and Bid Security Declaration as per Appendix-14 shall be liable to be summarily rejected.
- (v) As per Public procurement policy on MSE, considering that this is a non-divisible tender, MSEs quoting price within the band of L-1 + 15% will be awarded for full/complete work of tender by bringing down their price to L-1 price in a situation where L-1 Price is from someone other than an MSE. In case L-1 is not MSE and there is more than one MSE within the range of L1+15%, only the lowest MSE shall be considered, Subject to matching the L-1 prices. Only on refusal of such lowest MSE to accept L1 price, second

lowest MSE within the range of L1+15% shall be considered. This process shall be continued till a MSE in the L1+15% range accepts the L1 price or the MSEs in the L1+15% range are exhausted . In case no MSE accepts the L-1 price or there is no MSE available in L-1+15% range , then the order shall be placed without applying this principle

In case of tender item cannot be split or divided, etc. the MSE quoting a price within the band L1+15% may be awarded for full/complete supply of total tendered value to MSE, considering the spirit of the Policy for enhancing Govt. Procurement from MSEs.

(vi) CWC has registered with Invoicemart having entity ID No.1000019533 (M/S.A.TREDS Ltd.). MSE suppliers if awarded the work should register themselves on Invoice mart (M/s A. Treds Ltd.) for availing the facility of bill discounting on TReDS portal.

16. ACCEPTANCE OF TENDERS

The Regional Manager, CWC, Regional Office ______for and on behalf of the CWC,reserves the right to reject any or all Tenders without assigning any reason and does not bindhimself to accept the lowest or any Tender. He also reserves the right to accept the Tender forany or all the offers. The successful Tenderer shall be advised of the acceptance of his Tender bya letter /telegram/ fax/ email. Where acceptance is communicated by telegram/ fax/e-mail thesame shall have to be acted upon immediately, without awaiting for the post copy incon firmation.

17. ENQUIRIES & CLARIFICATIONS:

All enquiries/ clarifications are to be addressed **only** to:

Fax No.: XXXXXXXXXX, Phone: XXXXXXXX

E-Mail: xxxxxxx@cewacor.nic.in

All queries that are received from bidder(s) shall be addressed by CWC during pre-bid meeting. CWC shall aggregate all clarifications and shall prepare a response, which shall subsequently be posted on the website www.cewacor.nic.in, and www.gem.gov.in. No separate communication shall be issued.

DATE:		
	(
	FOR AND ON	BEHALF OF THE
	REGI	ONAL MANAGER,
	CWC, REGIONAL OFFICE,	
	,	

APPENDIX -1

1.	Name of the Firm / company / Cooperative Society / Others,
2.	Operation Address
3.	Registered office address
4.	Address of the tenderer and
5.	Telephone No
6.	Fax No.
	Email Address
7.	
8.	Website
9.	GST Registration No.
10.	. PAN No.
11.	 Details of Sister Concerns: a) Name & Address b) Activities engaged in by Sister Concern c) Names, address & Telephone Nos. of Proprietors/ Directors/ Partners of Sister Concern.
12	. Tenderer's Bank Details :
12.	a) Bank Account No:
	b) Nature of Account (SB or current):
	c) Name of Bank & Branch:
	d) MICR Code No.:
	e) RTGS code Bank (IFSC Code):
Place _	(Digital Signatures)
Dated	

CENTRAL WAREHOUSING CORPORATION

1.	Whether your firm or any of its partner/company had been blacklisted by CWC, FCI or any department of Central or State Government or any other Public Sector Undertaking as on last date of submission of bid?	Yes/No
2.	Whether you or any of the partner of the partnership firm's contract was terminated before expiry of Contract period by CWC, FCI during the last Five years as on the last date of submission of bid?	Yes/No
3.	Whether any pending/outgoing arbitration/Court cases litigation with CWC with regard to any contract and/or in case any recoveries/dues are outstanding on part of the tenderer payable to CWC.	Yes/No
4.	Whether proprietor/partner/Director (as applicable) has been convicted by any judicial court for an offence sentenced to three years rigorous imprisonment or more and has not been acquitted?	Yes/No
5.	Whether scanned copies of all the requisite documents in support of their eligibility of bid uploaded.	Yes /No

	ff whichever			

Remarks	

- 4. I/We hereby solemnly declare that the Proprietor/ Partner/ Director of this Firm/ Company mentioned at Sl. Nos. is/are common/ not common (Strike off whichever is not applicable) with any other Firm/Company who has applied for pre-qualification against same advertisement. In case of common Proprietor/Partner/ Director in other firm who has also applied for pre- qualification against same advertisement, please mention the name of the Firm/Firms.
- 5. Declaration about relationship with Employee of CWC

I/We hereby solemnly declare that the Proprietor/one or more Partners/Directors of this firm/ company has relationship/has no relationship (Strike off whichever is not applicable) with the employee of CWC (name and designation, place of posting of employee to be mentioned).

6. Declaration of membership of any Goods Transport Association. Give details if so;

Name & Address of the Association; With

Telephone/Fax No.

7. I, tenderer will submit the copy of the licence / Registration under Food Safety and Standards Authority of India (FSSAI) within 30 days of award of the work. In case the same has been applied for, the copy of application may be submitted within 30 days of award of work.

(Signature & Seal)

(Authorized Signatory)

APPENDIX -3

PROFORMA FOR INFORMATION OF WORK EXPERIENCE CERTIFICATE TO BE FURNISHED BY THE TENDERER from each concerned parties.

This is to certify that M/s	have worked a	as
our Handling / transportation service provider for the works of rake	handling and / o	or
transportation in the field of fertilizers, foodgrains, cement, sugar, coarse	grains or any other	er
commodity and their performance was found satisfactory. The details of hand	lling / transportatio	n
work carried by them are as under:-		

S.No.	Name of	Nature of	Contract	Contract	Product	Volume	Total	Remarks
	Client/custome	the work/	<u>start</u>	Completio	Handled	of work	value of	
	r served	contract	<u>date</u>	n date		handled	work/	
		executed				in MT	contract	
							executed	
1.								
2.								
3.								
Grand	Total							

Date:	Signature:
	(Name & Designation of Signing
	Authority Seal of the Company /
	Organization)

Note:

- 1. Certificate issued from Private Organization shall be supported by TDS certificate.
- 2. Experience certificate of contracts not completed satisfactorily shall not be considered for qualification)

APPENDIX –4	A	PPEN	DIX	_4
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Format of Net Worth

A.	The net Worth of Mr./Ms./M/s		for
	last Financial Year	is Rsa	s per
	his/her/their books of Accounts.		
oalanc	e Net Worth means sum total of paid up share care of Profit and Loss Account and Misc. Expensary, shall be reduced from Reserves and Surplus	ses to the extent not adjusted / or v	
Signat	ture of Chartered Accountant Name:		
Memb	pership No.:		
Seal:			

FORMAT FOR POWER OF ATTORNEY TO AUTHORIZED SIGNATORY POWER OF ATTORNEY

(To be executed on non-judicial stamp paper of the appropriate value in accordance with relevant

Stamp Act. The stamp paper to be in the name of the firm/ company who is issuing the Power of Attorney). We. M/s. (name of the firm/ company with address of the registered office) hereby constitute, appoint and authorize (Name and residential address) who is presently with us and Mr./Ms. holding the position of _____ and whose signature is given below as our do Attorney to in our name and our behalf allorany of the acts, deed sorthing snecessary or incidental to our bid for the (name of work), including signing and submission of application/ tender / proposal, participating in the meetings, responding to queries, submission of information/ documents and generally to represent us in all the dealings with CWC or any other Government Agency or any person, in connection with the works until culmination of the process of bidding, till the Contract Agreement is entered into with CWC and thereafter till the expiry of the Contact Agreement. We hereby agree to ratify all acts, deeds and things lawfully done by our said Attorney pursuant to this Power of Attorney and that all acts, deeds and things done by our aforesaid Attorney shall always be deemed to have been done by us. (In H&T tenders in the case of Consortium/ Joint Venture) Our firm is a Member/Lead Member of the Consortium of and Dated this the _____day of _____ 20 (Signature and name of authorized signatory being given Power of Attorney)

(Signature and name in block letters of Proprietor / All the partners of the firm / Authorized Signatory for the Company)(Strike out whichever is not applicable)

Seal of the Proprietorship firm / Partnership firm/Company

Witness 1: Witness 2:

Name: Name:

Address: Address:

Occupation: Occupation:

Notes:

- In case the Firm/ Company is a Member of a Consortium/ JV, the authorized signatory has to be the one employed by the Lead Member.
- The mode of execution of the power of Attorney should be in accordance with the procedure, if any, laid down by the applicable law and the charter documents of the executant(s) and when it is so required the same should be under common seal affixed in accordance with the required procedure.
- Power of Attorney is to be attested by Notary.

APPENDIX -6

UNDERTAKING

(For Sole Proprietary Firm)

I,	R/o
	do hereby
Solemnly affirm and declare as under: -	
1. That I am Sole Proprietor of	(Sole Proprietor Firm Name)
2. That the office of the firm is situated at	
Place:	
Date:	
Date.	(Authorized Signatory)

COMPLIANCE TO BID REQUIREMENT

We hereby confirm that we have gone through and understood the Tender Documents and our bid complies with the requirements / terms and conditions of the Tender Document and subsequent addendum / corrigendum thereof (if any), issued by CWC, without any deviation / exception / comments / assumptions.

We also confirm that we have quoted the rates without any condition and deviation.

The Technical bid and price bid as required under clause 10-11 has been submitted along with the required documents and same have been uploaded under digital signatures of the authorized signatory/sole proprietor. I/ We undertake that the tender document shall be deemed to be our bid and in the event of award of work to us, the proposed contract appended to the tender document shall be considered for constitution of contract agreement. Further, we shall sign and stamp each page of the Tender Document including, the proposed contract as token of acceptance and as part of contract in the event of award of contract to us.

We further confirm that we have quoted our rates in our financial bid as per the conditions of the Tender Document and for all the items.

Digitalsignature of the bidder	:	
Name of the bidder	:	

NOTE: To be digitally signed by the authorized signatory who is signing the Bid and to be submitted along with the Technical Bid.

AFFIDAVIT

(FORMAT FOR AFFIDAVIT TO BE SUBMITTED BY TENDERER ALONGWITH THE TENDER DOCUMENTS)

(To be executed in presence of Public Notary on non-judicial stamp paper of the value of Rs. 100/ The stamp paper has to be in the name of the tenderer.)
I (Name and designation) appointed as the attorney/ authorized
signatory of the tenderer (including its constituents), M/s (hereinafter
called the tenderer) for the purpose of the Tender documents for the Handling and Transportation
work of as per the Tender No of CWC, do hereby
solemnly affirm and State on behalf of the tenderer including its constituents as under:

- 1. I/ We the tenderer (s), am/ are signing this document after carefully reading the contents.
- 2. I/ We the tenderer (s) also accept all the conditions of the tender document and have signed all the pages in confirmation thereof.
- 3. I/ We hereby declare that I/We have downloaded the tender documents from CWC tender portal www.cwceprocure.com and printed the same. I/We have verified the content of the printed document from the website and there is no addition, no deletion or no alteration to the content of the tender document. In case of any discrepancy noticed at any stage (i.e. evaluation of tenders & execution of work) the decision of CWC with regard to such discrepancies shall be final and binding upon me/us.
- 4. I/We declare and certify that I/we have not made any misleading or false representation in the forms, statements and attachments in proof of the qualification requirements.
- 5. I/We also understand that my/our offer will be evaluated based on the documents/credentials submitted along with the offer and same shall be binding upon me/us.
- 6. I/We declare that the information and documents submitted along with the tender by me/us are correct and I/We are fully responsible for the correctness of the information and documents, submitted by us.

- 7. I/We understand that if the certificates regarding eligibility criteria, submitted by us are found to be forged/ false/fabricated or incorrect at any time during process for evaluation of tenders, it shall lead to forfeiture of the tender EMD/SD besides suspending of business for minimum one year. Further, I/We _____ [insert name of the tenderer] _____ and all my/our constituents understand that my/our offer shall be summarily rejected.
- 8. I/ We also understand that if the certificates submitted by us are found to be false/forged/fabricated or incorrect at any time, after the award of the contract, it will lead to termination of the contract, along with forfeiture of EMD/ SD and Performance Guarantee besides any other action provided in the contract.
- I/We certify that I/We are not black listed or debarred by CWC, FCI or any department of Central or State Government or any other Public Sector Undertaking as on last date of submission of bid.
- 10. I/We hereby confirm to submit an additional performance Guarantee(besides security deposit) in the form of Bank guarantee of 25% of the total contract value from any scheduled commercial Bank, if selected as L-1bidder in lieu of experience certificate and/or in case I/We quote Below SOR

DEPONENT

SEAL AND SIGNATURE OF THE TENDERER

Undertaking

(Duly filed and digitally signed by authorized signatory)

I/We hereby confirm that I/we own/possess the equipment's for handling & Transportation of consignments (Truck & Trailers etc.). I/We have sufficient number of handling & transportation equipment's and we declare that sufficient number of equipment's will be deployed to execute the job timely and smoothly.

The listof vehicles owned / possessed.

Sl No	Type of Equipment	Registration Number	Owned/Possessed
1.		10	
2.			
3.			
4.	10		
5.	AK		
6.			
7.			
8.			
9.			
10.			

Stamp and signature of the bidder:							
Name of the bidder	:						

UNDERTAKING

(Under the Digital Signature of authorized signatory)

(For Hiring of certified skilled workforce under Skill India and Deployment of modern technology/ mechanized operations)

- 1. In case of contract is awarded to me/us, I/We hereby confirm to ensure that:
 - (i) all our labourers /workers shall be skilled through Recognition of prior Leaning (RPL) within two months from the date of commencement of work under the project, at our Cost; and
 - (ii) all the operations shall be mechanized in order to optimize human resources and decrease the human intervention.
- 2. In case of failure to adhere to the above conditions, CWC shall be entitled to terminate the Contract with immediate effect owing to such default/ non-compliance of the afore-said conditions.

Place:

Date:

(Authorized Signatory)

No. CWC/RO-XXXX/Busi/H&T/	Dated: MM/DD/YYYY
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APPENDIX-11

PRE CONTRACT INTEGRITY PACT

(Under digital signature of Authorized Signatory)

General

This pre-bid / pre-contract Agreement (hereinafter called the Integrity Pact) is made on
day of the month of between on one hand, the Central Warehousing Corporation (A
Govt. of India Undertaking), 4/1 Siri Institutional Area, HauzKhas, New Delhi acting through
Regional Manager, Central Warehousing Corporation (A Govt. of India Undertaking)
(hereinafter called the "CORPORATION" which expression shall mean and include, unless the
context otherwise requires, his successors in office and assigns) of the First Part and M/s
represented by Shri, (Name of the contractor) (hereinafter called
BIDDER which expression shall mean and include, unless the context otherwise requires, his
successors and permitted assigns) of the Second Part

WHEREAS the CORPORATION proposes to appoint Handling and Transport contractor/Strategic Alliance Management Operator (SAMO) at ______and the BIDDER is willing to execute the items of work / Section as per schedule of work, the work order issued General conditions of the contract of CWC.

WHEREAS the BIDDER is a private company / public company / Government undertaking / partnership firm constituted in accordance with the relevant law in the matter and the corporation is a PSU performing its functions on behalf of the Ministry of Consumer Affairs, Food and Public Distribution. New Delhi, Govt. of India.

NOW, THEREFORE,

To avoid all forms of corruption by following a system that is fair, transparent and free from any influence / prejudiced dealings prior to, during and subsequent to the currency of the contract to be entered into with a view to: -

Enabling the CORPORATION to obtain the desired said work at a competitive price in conformity with the defined specifications by avoiding the high cost and the distortionary impact of corruption on public procurement, and

Enabling BIDDER to abstain from bribing or indulging in any corrupt practice in order to secure the contract by providing assurance to them that their competitors will also abstain from bribing and other corrupt practices and the CORPORATION will commit to prevent corruption, in any form, by its officials by following transparent procedures.

The parties hereto hereby agree to enter into this integrity Pact and agree as follows:

1. Commitments of the Corporation

- 1.1 The Corporation undertakes that no official of the CORPORATION, connected directly or indirectly with the contract, will demand, take a promise for or accept, directly or through intermediaries, any bribe, consideration, gift, reward, favour or any material or immaterial benefit or any other advantage from the BIDDER, either for themselves or for any person, organization or third party related to the contract in exchange for an advantage in the bidding process, bid evaluation, contracting or implementation process related to the contract.
- 1.2 The CORPORATION will, during the pre-contractor stage, treat all BIDDERS alike and will provide to all BIDDERS the same information and will not provide any such information to any particular BIDDER which could afford an advantage to that particular BIDDER in comparison to other BIDDERS
- 1.3 All the officials of the CORPORATION will report to the appropriate authority any attempted or completed breaches of the above commitments as well as any substantial suspicion of such a breach.
- 2. In case any such preceding misconduct on the part of such official(s) is reported by the BIDDER to the CORPORATION with full and verifiable facts and the same is prima facie found to be correct by the CORPORATION, necessary disciplinary proceedings, or any other action as deemed fit, including criminal proceedings may be initiated by the CORPORATION and such a person shall be debarred from further dealings related to the contract process. In such a case while an enquiry is being conducted by the CORPORATION the proceedings under the contract would not be stalled.

3. Commitments of BIDDERS

The BIDDER commits itself to take all measures necessary to prevent corrupt practices, unfair means and illegal activities during any stage of its bid or during any pre-contract or post-contract stage in order to secure the contract or in furtherance to secure it and in particular commit itself to the following: -

- 3.1 The BIDDER will not offer, directly or through intermediaries, any bribe, gift, consideration, reward, favour, any material or immaterial benefit or other advantage, commission, fees, brokerage or inducement to any official of the CORPORATION, connected directly or indirectly with the bidding process, or to any person, organisation or third party related to the contract in exchange for any advantage in the bidding, evaluation, contracting and implementation of the contract.
- 3.2 The BIDDER further undertakes that it has not given, offered or promised to give, directly or indirectly any bribe, gift, consideration, reward, favour, any material or immaterial benefit or other advantage, commission, fees, brokerage or inducement to any official of the CORPORATION or otherwise in procuring the Contract or

forbearing to do or having done any act in relation to the obtaining or execution of the contract or any other contract with the CORPORATION for showing or forbearing to show favour or disfavour to any person in relation to the contract or any other contract with the CORPORATION.

- 3.3 The BIDDER, either while presenting the bid or during pre-contract negotiations or before signing the contract, shall disclose any payments he has made, is committed to or intends to make to officials of the CORPORATION or their family members, agents, brokers or any other intermediaries in connection with the contract and the details of services agreed upon for such payments.
- 3.4 The BIDDER will not collude with other parties interested in the contract to impair the transparency, fairness and progress of the bidding process, bid evaluation, contracting and implementation of the contract.
- 3.5 The BIDDER will not accept any advantage in exchange for any corrupt practice, unfair means and illegal activities.
- 3.6 The BIDDER shall not use improperly, for purposes of competition or personal gain, or pass on to others, any information provided by the CORPORATION as part of the business relationship, regarding plans, technical proposals and business details, including information contained in any electronic data carrier. The BIDDER also undertakes to exercise due and adequate care lest any such information is divulged.
- 3.7 The BIDDER commits to refrain from giving any complaint directly or through any other manner without supporting it with full and verifiable facts.
- 3.8 The BIDDER shall not instigate or cause to instigate any third person to commit any of the actions mentioned above.
- 3.9 If the BIDDER or any employee of the BIDDER or any person acting on behalf of the BIDDER, either directly or indirectly, is a relative of any of the officers of the CORPORATION, or alternatively, if any relative of an officer of the CORPORATION has financial interest / stake in the BIDDER's firm, the same shall be disclosed by the BIDDER at the time of filling of tender. The term 'relative' for this purpose would be as defined in Section 6 of the Companies Act 1956.
- 3.10 The BIDDER shall not lend to or borrow any money from or enter into any monetary dealings or transactions, directly or indirectly, with any employee of the CORPORATION

4. Previous Transgression

- 4.1 The BIDDER declares that no previous transgression occurred in the last three years immediately before signing of this Integrity Pact, with any other company in any country in respect of any corrupt practices envisaged hereunder or with any Public Sector Enterprise in India or any Government Department in India that could justify BIDDER's exclusion from the tender process.
- 4.2 The BIDDER agrees that if it makes incorrect statement on this subject, BIDDER can be disqualified from the tender process or the contract, if already awarded, can be terminated for such reason.

5. Not used

6.1 Sanctions for Violations

Any breach of the aforesaid provision by the BIDDER or any one employed by it or acting on its behalf (whether with or without the knowledge of the BIDDER) shall entitle the CORPORATION to take all or any one of the following actions, wherever required:-

- (i) To immediately call off the pre-contract negotiations without assigning any reason or giving any compensation to the BIDDER. However, the proceedings with the other BIDDER(s) would continue.
- (ii) The Earnest Money Deposit/ The Bid Security Declaration (Appendix-XIV) shall stand effective (in pre-contract stage) and /or Security Deposit / Performance Bond (after the contract is signed) shall stand forfeited either fully or partially, as decided by the CORPORATION and the CORPORATION shall not be required to assign any reason therefore.
- (iii) To immediately cancel the contract, if already signed, without giving any compensation to the BIDDER.
- (iv) To recover all sums already paid by the CORPORATION, and in case of an Indian BIDDER with interest thereon at 2% higher than the prevailing Prime Lending Rate of State Bank of India, while in case of a BIDDER from a country other than India with interest thereon at 2% higher than the LIBOR. If any outstanding payment is due to the BIDDER from the CORPORATION in connection with any other contract for any other stores / work such outstanding payment could also be utilized to recover the aforesaid sum and interest.
- (v) To encash the advance bank guarantee and performance bond / warranty bond, if furnished by the BIDDER, in order to recover the payments, already made by the CORPORATION, along with interest.
- (vi) To cancel all or any other Contracts with the BIDDER. The BIDDER shall be liable to pay compensation for any loss or damage to the CORPORATION resulting from such cancellation / rescission and the CORPORATION shall be entitled to deduct the amount so payable from the money(s) due to the BIDDER.
- (vii) To debar the BIDDER from participating in future bidding processes of the CORPORATION for a minimum period of five years, which may be further extended at the discretion of the CORPORATION.
- (viii) To recover all sums paid in violation of this Pact by BIDDER(s) to any middleman or agent or broker with a view to securing the contract.
- (ix) In cases where irrevocable Letters of Credit have been received in respect of any contract signed by the CORPORATON with the BIDDER, the same shall not be opened.
- (x) Forfeiture of Performance Bond in case of a decision by the CORPORATION to forfeit the same without assigning any reason for imposing sanction for violation of this Pact.
 - 6.2 The CORPORATION will be entitled to take all or any of the actions mentioned at para 6.1(i) to (x) of this Pact also on the Commission by the BIDDER or any one employed by it or acting on its behalf (whether with or without the knowledge of the BIDDER), of an offence as defined in Chapter IX of the Indian Penal code, 1860 or Prevention of Corruption Act, 1988 or any other statute enacted for prevention of

corruption.

6.3 The decision of the CORPORATION to the effect that a breach of the provisions of this Pact has been committed by the BIDDER shall be final and conclusive on the BIDDER. However, the BIDDER can approach the independent Monitor(s) appointed for the purposes of this Pact.

7 Fall Clause

7.1 The BIDDER undertakes that it has not supplied / is not supplying similar product / systems or subsystems at a price lower than that offered in the present bid in respect of any other Ministry / Department of the Government of India or PSU and if it is found at any stage that similar product / systems or sub systems was supplied by the BIDDER to any other Ministry / Department of the Government of India or a PSU at a lower price, then that very price, with due allowance for elapsed time, will be applicable to the present case and the difference in the cost would be refunded by the BIDDER to the CORPORATION, if the contract has already been concluded.

8 Independent Monitor

- 8.1 The **CORPORATION** has appointed Sh. Sudhanshu Sekhara Mishra, E-112, Falcon Residency Apartment, Near KIIT, Patia, Bhubaneswar-7. Dist. Khuda, Odisha AND Sh. Rajni Kant Mishra, Parijat, Near Hotel Niharika Palace, Village-Thapaliya Mehragaon, Naukuchiya Tal, Dist. Nainital, Uttarakhand as Independent Monitors Monitors) (hereinafter referred this Pact to as in consultation with the Central Vigilance Commission, New Delhi.
- 8.2 The task of the Monitor shall be to review independently and objectively, whether and to what extent the parties comply with the obligations under this Pact.
- 8.3 The Monitor shall not be subject to instructions by the representatives of the parties and perform their functions neutrally and independently.
- 8.4 Both the Parties accept that the monitors have the right to access all the documents relating to the project / procurement, including minutes of meetings.
- 8.5 As soon as the Monitor notices, or has reason to believe, a violation of this Pact, he will so inform the Authority designated by the CORPORATION.
- 8.6 The BIDDER(s) accepts that the Monitor has the right to access without restriction to all Project documentation of the CORPORATION including that provided by the BIDDER. The BIDDER will also grant the Monitor, upon his request and demonstration of a valid interest, unrestricted and unconditional access to his project documentation. The same is applicable to Subcontractors. The Monitor shall be under contractual obligation to treat the information and documents of the BIDDER / Subcontractor(s) with confidentiality.
- 8.7 The CORPORATION will provide to the Monitor sufficient information about all meetings among the parties related to the Project provided such meetings could have an impact on the contractual relations between the parties. The parties will offer to the Monitor the option to participate in such meetings.
- 8.8 8The Monitor will submit a written report to the designated Authority of CORPORATION within 8 to 10 weeks from the date of reference or intimation to him by the CORPORATION / BIDDER and, should the occasion arise, submit proposals for correcting problematic situations.

9 Facilitation of Investigation

In case of any allegation of violation of any provisions of this Pact or payment of commission, the CORPORATION or its agencies shall be entitled to examine all the documents including the Books of Accounts of the BIDDER and the BIDDER shall provide necessary information and documents in English and shall extend all possible help for the purpose of such examination.

10 Law and Place of Jurisdiction

This Pact is subject to Indian Law. The Place of performance and jurisdiction is the seat of the CORPORATION.

11 Other Legal Actions

The actions stipulated in this integrity Pact are without prejudice to any other legal action that may follow in accordance with the provisions of the extant law in force relating to any civil or criminal proceedings.

12 Validity

- 12.1 The validity of this Integrity Pact shall be from date of its signing and extend up to 5 years or the complete execution of the contract to the satisfaction of both the CORPORATION and the BIDDER / Seller, including warranty period, whichever is later. In case BIDDER is unsuccessful, this integrity Pact shall expire after six months from the date of the signing of the contract.
- 12.2 Should one or several provisions of this Pact out to be invalid; the remainder of this Pact shall remain valid. In this case, the parties will strive to come to an agreement to their original intentions.

CORPORATION	BIDDER
Name of the Officer	
Designation	
Witness	Witness
1	1
2	2

13 The parties hereby sign this Integrity Pact at _____ on___

(Reference of terms and conditions of Annexure-2 governing the contract.)

1. WAGE BOOK AND WAGE SLIPS ETC:

- [i] The contractor shall maintain a Wage Book of each worker in such form as may be convenient, at the place of work, but the same shall include the following particulars:
 - a) Name of the Worker;
 - b) Rate of Daily or Monthly wages.
 - c) Nature of work on which employed.
 - d) Total number of days worked during each wage period.
 - e) Dates and periods for which worked overtime.
 - f) Gross wages payable for the work during each wage period.
 - g) All deductions made from the wages with an indication in each case, of the ground for which the deduction is made.
 - h) Wages actually paid, for each wage period.
- [ii] Signature or thumb impression of the worker.
- [iii] The Contractor shall also issue a wage slip containing the aforesaid particulars to each worker employed by him on the work at least a day prior to the day of disbursement of wages.
- [iv] The Contractor shall issue an Employment Card in the prescribed Form at **Appendix 12(a)** to each worker on the day of work or entry into his employment. If the worker has already any such card with him from the previous employer, the contractor shall merely endorse that Employment Card with relevant entries. On termination of employment, the Employment Card shall again be so endorsed by the contractor and returned to the worker.

2.REGISTER OF UNPAID WAGES:

The contractor shall maintain a Register of unpaid wages in such form, as may be convenient, at the place of work but the same shall include the following particulars:-

- a) Full particulars of the worker whose wages have not been paid.
- b) Reference number of the Muster Roll with wage Register.
- c) Rate of wages.

- d) Wage period.
- e) Total amount not paid.
- f) Reasons for not making payment
- g) How the amount of unpaid wages was utilized.
- h) Acquaintance with dates.

3. FINES AND DEDUCTIONS WHICH MAY BE MADE FROM WAGES:

The wages of a worker shall be paid to him without any deductions of any kind except the following:

- a) Fines
- b) Deductions for absence from duty i.e. from the place or the places where by the terms of his/ her employment, he/she is required to work. The amount of deduction shall be in proportion to the period for which he/she was absent.
- c) Deduction for damage to or loss of goods expressly entrusted to the employed person for custody, or for loss of money or any other deduction which he/she is required to account, where such damage or loss is directly attributable to his/her neglect or default.
- d) Deduction for recovery of advances or for adjustment of over payment of wages, advances granted shall be entered in a register.
- e) Any other deduction which the Central Govt. may from time to time allow.

4. REGISTER OF FINES ETC.:

- [i] The contractor shall maintain a register of fines and a register of unpaid wages of deductions for damage or loss in form No.1 and 2 as per **Appendix 12(b)** and 12(c) respectively which should be kept at the place work.
- [ii] ThecontractorshallmaintainbothinEnglishandthelocalLanguage, alist approved by the Chief Regional Labour Commissioner (Central) clearly stating the acts and omissions for which penalty or fine may be imposed on a workman and display it in a good condition in conspicuous place of the work.

5. PRESERVATION OF REGISTERS:

The wage book, wage slips, the register of unpaid wages, the register of accidents, the register of fines, deductions required to be maintained under these regulations shall be preserved for 12 months after the date of last entry made in them shall be made available for inspection by the Labour Enforcement Officer or any other Officer authorized by the Ministry of Labour in this behalf.

No. CWC/RO-XXXX/Busi/H&T	/	Dated :
MM/DD/YYYY		
		APPENDIX-12(a)
TEMPORARY CON	TRACT LABOU	R'S EMPLOYMENT CARD
		<u>S</u>
1. Name of the Worker		
2. Father's/Husbands Name		
3. Date of Birth		
4 (i) Local Address		
- (ii) Permanent Address		
5. Name and Address of CWC Contractor		
6. Validity*		
(*Period of Contract)	From	to
Date	Signature of	the Contractor/Authorized Representative

No. CWC/RO-XXXX/Busi/H&T	/	Dated:
MM/DD/YYYY		

APPENDIX-12(b)

					FORM	-I				
	APPENDIX-12(b)									
	Register of Fines									
S L. N o.	NA ME	Father's / Husban d's name	Se x	Departm ent	Natur e & date of the offenc e for which fine impos ed	Wheth er workm en showe d caused against fine or not, if so, enter date	Rate of Wag es	Date and amou nt of fine impos ed	Dat e on whi ch fine real - ized	Remar

No. CWC/RO-XXXX/Busi/H&T	_ /	Dated: MM/DD/YYYY
10. C 11 C/10 212121 Busi/11C1		Dated: WINI, DD, 1 1 1 1

APPENDIX-12(c)

FORM-I										
	APPENDIX-12(c)									
	IPLOY	STER OF I ER BY TH	E NE							JRERS
S L. N o.	NA ME	Father's /Husba nd's name	S e x	Depart ment	Dam age of loss caus ed with date	Whet her work er show ed cause d again st dedu c-tion,	Date and amount of deductionimp osed	Numbe r of instal mnt, if any	Date on which total amount realized	Rem arks

UNDERTAKING

(For inexperienced bidder(s) in cases where total estimated value of H&T contract is less than INR 2 Crores)

I/ We hereby confirm that we have gone through and understood the Tender Document and our bid complies with the requirements / terms and conditions of the Tender Document and subsequent addendum / corrigendum (if any), issued by CWC, without any deviation / exception / comments / assumptions.

I/We declare that I/We do not have the requisite experience in H&T contract as stipulated under Exception to Article 10.2 (1) Minimum Eligibility Criteria for Technical Evaluation.

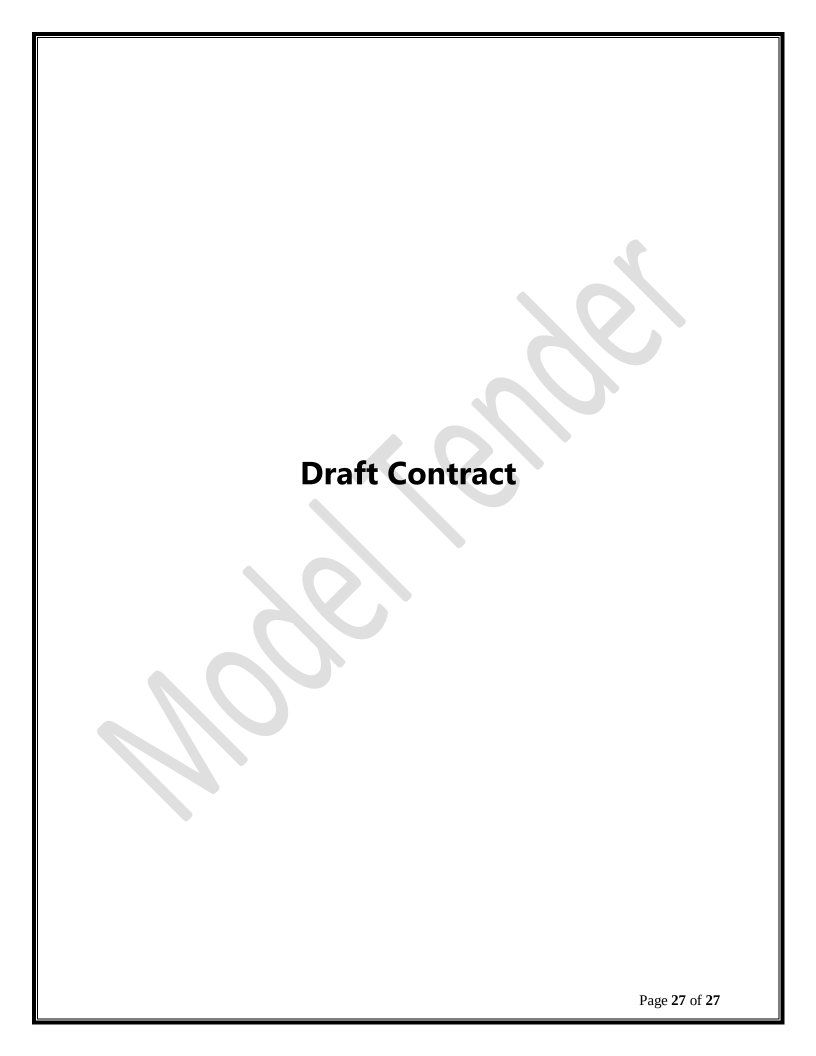
In case of award of Contract to me/us, I/ We hereby confirm to submit an additional performance Guarantee (besides security deposit) in the form of Bank guarantee of 25% of the total contract value from SBI Bank or its Associate Bank or in any other Public Sector Banks, if selected as L-1 bidder.

Stamp and signature of the bidder: _	
Name of the bidder:	
(Undertaking to be provided by the	bidder on stamp paper duly attested by Notary)

Performa for Bid Security Declaration

(On Letter Head of Bidder Under digital signature of Authorized Signatory)

Whereas(name of agency) have submitted bids for
(Name of work)
I/we hereby submit following declaration in lieu of submitting Earnest Money Deposit.
1) If after the opening of tender, I/we withdraw or modify my/our bid during the period of validity of tender specified in the tender documents I/we shall be suspended for two years and shall not be eligible to bid for Central Warehousing Corporation tenders from date of issue of suspension order,
Or
2) If, after the award of work, I/we fail to sign the contract, or to submit performance guarantee/security deposit before the deadline defined in the tender documents, I/we shall be suspended for two years and shall not be eligible to bid for Central Warehousing Corporation tenders from date of issue of suspension order.
Digital Signature of the contractor(s)



Tender No.: CWC/

CENTRAL WAREHOUSING CORPORATION

and ...[Contractor]...

Contract Number

CONTRACT FOR HANDLING AND TRANSPORTATION OF FOOD GRAINS AND ALLIED COMMODITIES

Tender No.: CWC/ Date:

(On a Non-Judicial Stamp Paper of appropriate value)

THIS AGREEMENT is made this [date] day of [month], [year]

BETWEEN

Centra	al W	arehousing Co	o rporation, a	Gove	rnment	of India	Und	lertaking,	establis	hed
under	the	Warehousing	Corporation	Act,	1962,	having	its	Regional	Office	at
						0	_	te Office	,	
		Area, August as the "Corpora		J -					`	
		e its successors					Ontex	requires	s otherw	150,

(2) [name of the Contractor], having its place of business at [address] (hereinafter referred to as the "Contractor", which expression, unless the context requires otherwise, shall include its successors/legal heirs and permitted assignees).

RECITALS

Whereas:

- A The Corporation is involved in providing services in the field of warehousing, logistics and related activities to various depositors including, but not limited to Food Corporation of India, etc.
- B For the purposes mentioned under recital A above, the Corporation requires the Contractor to provide certain services for the depositor and the Contractor is engaged in the business of providing such services and has agreed to perform the Services for the Corporation on the terms and conditions set out in this Contract. Accordingly, it is essential to the Corporation that the Services to be provided under this Contract are rendered in timely manner as envisaged in the Contract. In entering into this Contract, Contractor acknowledges that time is the essence and agrees to the provisions in the Contract addressing that.

NOW THEREFORE IT IS HEREBY AGREED as follows:

1. The Contractor agrees to perform such Services including, any incidental services, in accordance with the terms and conditions of this Contract or as directed from time-to-time by the Regional Manager or an officer acting on his behalf, such directions not being inconsistent with this Contract, and, in consideration of its due performance of such Services,

the Corporation agrees to pay the Contractor according to the rates, terms and conditions herein contained.

- 2. The Contract shall comprise the following documents:
 - This Contract;
 - Schedule I: Conditions of Contract;
 - Schedule II: Scope of Work;
 - Schedule III:Price/ Compensation Schedule
 - Annexure-1: Bank Guarantee(s)
 - Annexure-2: Labour Law Compliances and Obligations

(all hereinafter the "Contract")

- 3. In the event of any inconsistency or discrepancy between any of the documents listed in Clause 2 above, then precedence shall be in descending order as listed.
- 4. The terms and conditions of this Contract shall take effect from the date on which both the parties sign and execute this Contract (the "Effective Date") and shall continue in force, where it is specified in the Contract that the Services shall be provided for a fixed period of time, until expiry of such period (or any extension thereof).
- 5. The required date for commencement of the Services at the Site(s)/Place of Operation mentioned in **Schedule II** is ______(the "Commencement Date"); time being declared essence of the Contract for commencement of the Services by the Commencement Date.
- 6. This Services shall be provided for a fixed period of two (2) years from the [the Commencement Date/ Effective Date] (the "Primary Term").

7. **Security Deposit**

7.1 The Contractor shall furnish, within (10) business days of receiving the Letter of Award/Acceptance Letter from the Corporation, an interest-free Security Deposit for the due performance of its obligations under the Contract and Bank Guarantee(s), if applicable, in the format provided under **Annexure-1**. The interest free Security Deposit shall consist of the following:

(1) A	sum equivalent	to 5% of the Estima	ited Contract Value	e in the form of Dem	and Draft
iss	sued by a sched	uled bank in favour o	of the "Regional Ma	anager, CWC, Region	al Office,
	" or t	hrough RTGS/NEFT	/ Electronic Fund '	Transfer in CWC Acc	count No.
		, IFSC No		Account Name:	Regional
M	anager, CWC,	,	Name of Branch		The

Contractor shall have an option to pay half of the amount of Security Deposit required under this clause within the above mentioned period and remaining by deduction at the rate of 5% from each correct and admitted bill raised by the Contractor for the work done under the Contract. The bank guarantee shall be valid for one year after the expiry of Contract Period and/or one year after the early termination of the Contract, as the case may be.

- (ii) If applicable, an additional sum equivalent to 25% of the Estimated Contract Value [in addition to Clause 7.1 (i), above], in terms of undertaking provided by the Contract or under Appendix-8 and/or 13 of Instruction to Tenderers at the time of submission of its Tender for relaxation of eligibility conditions and/or if the rates quoted by the Contractor are below schedule of rates, by way of an irrevocable and unconditional Bank Guarantee issued by any scheduled bank, which shall be enforceable till six months after the expiry of the Contract period. If requested by the Corporation, the Contractor agrees to extend the validity period of the Bank Guarantee or to issue a further Bank Guarantee in the event that the duration of this Contract is, for any reason, extended beyond such validity date.
- 7.2 In case of failure to deposit the Security Deposit by the Contractor in terms of Clause 7.1 of the Contract, an extension of maximum 30 days can be granted by the Regional Manager at its discretion however, such an extension shall be subject to a levy of penalty at the rate of 1% of the amount of such Security Deposit.
- 7.3 In the event of Contractor's failure to furnish the requisite Security Deposit(s) by the due date including, extension period stipulated in Clause 7.2, above, this Contract shall be summarily terminated and the Earnest Money deposited during the submission of bid against tender, shall be forfeited. Without prejudice other rights and remedies that may be available to CWC under the Contract or at law, the default under this Clause shall be considered as an event of default under Clause 22.3.1 (Termination) and the consequences under Clause 22.3.4 (Termination), at the discretion of the Corporation, may follow.
- 7.4 Subject to Clause 22.3.4 of **SCHEDULE- I** (Conditions of Contract) and upon satisfactory performance of the Services and on completion of all the obligations by the Contractor under the terms of the Contract, including, (i) all statutory compliances and on submission of "No Due Certificate" from the concerned authority designated under Employees' Provident Fund and Miscellaneous Act, 1952, reflecting due and correct deposit in respect of the employees employed by or through the Contractor during the Contract period and subject to Clause 15.4.1 (Payment) of Schedule I to the Contract; and (ii) No Claim/Demand Certificate from the Contractor, the Security Deposit will be refunded to the Contractor within one year of such completion of services, obligations or submission of No Dues Certificate and No Claim/Demand Certificate, as above, whichever is later.

- 7.5 If the Contractor had previously held any contract and furnished security deposit, the same shall not be adjusted against this Contract and a fresh security deposit shall be required to be furnished.
- 7.6 The Contractor shall ensure that the Bank Guarantee issuing bank sends cover for Bank Guarantee (and/or confirmation about issuance of bank guarantee)issued through SFMS platform to the Corporation's Banker i.e. ICICI Bank, 9 Phelps Building, Connaught Place, New Delhi, (IFSC Code: ICIC0000007) as per details given below:
 - (i) MT760 COV for issuance of bank guarantee.
 - (ii) MT767 COV for amendment of bank guarantee.
 - (iii) Issuing bank shall mention Corporation beneficiary code i.e. CENTRALW27112020 in field 7037 of MT760 COV / MT767 COV.

The bidder shall submit the copy of SFMS message as sent by the issuing bank branch along with the original Bank Guarantee. Bank Guarantee submitted without these details shall not be accepted.

- 8. Notwithstanding any other provisions of the Contract, no payments due to the Contractor by the Corporation under the Contract shall be payable by the Corporation to the Contractor until the Security Deposit and Bank Guarantee has/have been delivered to the Corporation.
- 9. For the purposes of Clause 15 (Payment) of Schedule I (Conditions of Contract), the Corporation shall make payment of a correct bill to the Contractor's nominated bank account in Indian Rupees by electronic clearing and for this purpose the Contractor shall submit details pertaining to (1) Bank Name (2) Bank Account No. (3) Branch Address with Pin Code (4) MICR No. (5) IFSC Code etc. to facilitate Corporation making the payment. The Contractor shall also insure the submission of bill containing all details along with other documents, as per requirement of Clause 15 (Payment) of Schedule I (Conditions of Contract); the address for the purpose shall be as under:

Bill shall be raised in favour of -	
"Regional Manager, Central Warehousing Corporation,	••• —
[put the address of the block as per sales tax registration]	

10. For the purposes of this Contract including Clause 28.4 of **SCHEDULE I** (Conditions of Contract), the notice(s), if any to be issued by either of the parties, the address for such notice(s) shall be:

	If to the Corporation:	If to the Contractor:					
	Central Warehousing Corporation	[Insert Address]					
	Attention: Regional Manager	Fax: [] Attention: []					
11.	For the purposes of this Contract, the Cooperational matters shall be [name/designation]	rporation's Representative for contractual and on], Regional Manager, CWC.					
	operational matters shall be [name/designat	ontractor's Representative for contractual and cion]. The Representative's so nominated herein Attorney from the Contractor in respect of this the Contractor.					
12.	2. The Contractor undertakes to perform the Services at the rate mentioned in Schedule III (Price/Compensation Schedule) which forms part of this Contract.						
13.	Schedule II to the entire satisfaction of the behalf, the Corporation shall without preju agreement, have a right to levy Liquidated day or such lesser sum per day or part of a cabsolute discretion may determine subject to of the Estimated Value of the Contract during	ontractor in providing Services as stipulated in Regional Manager or any officer acting on his adice to other rights and remedies under this Damages from the Contractor @ Rs.2000/- per lay of the delay as the Regional Manager in his the total liquidated damages not exceeding 15% ring the operation period of the Contract. The of above Liquidated Damages shall be final and					
	WITNESS WHEREOF the Parties hereto have written:	ve executed this Agreement on the day, month					
Signe	ed by						
	[Print Name]						

for and on behalf of CENTRAL WAREHOUSING CORPORATION ,, <i>REGION</i>
Witness
[Witness Name]
Signed by
[Print Name]
for and on behalf of [Name of Contractor]
Witness
[Witness Name]

SCHEDULE- I: CONDITIONS OF CONTRACT

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SCHEDULE I CONDITIONS OF CONTRACT

1 INTERPRETATION

1.1 Definitions

In the Contract the following words and expressions shall, unless the context otherwise requires, have the following meanings:

"Contract" shall mean the Contract between the Corporation and the

Contractor to which this Schedule is attached:

"Claim" shall mean any and all claims, demands, liens, judgments,

awards, remedies, debts, liabilities, damages, injuries, costs, losses, legal and other expenses, or causes of action of whatsoever nature, including, without limitation, those claims made or enjoyed by dependents, heirs, claimants, executors, administrators, successors or assigns, in

whatever jurisdiction the foregoing may arise;

"Commencement Date" shall mean the required date for commencement of the

Services at the Site, as specified in the Contract;

"Corporation Group" shall mean the Central Warehousing Corporation

established under the Warehousing Corporation Act, 1962, its successor(s) and permitted assignee(s), and its Directors, Regional Manager(s), Warehouse Manager(s), officers and

employees.

"Corporation Information" shall mean all data, documents, materials and information

supplied by the Corporation to the Contractor for the purposes of this Contract, including, without limitation, any

updated or re-issued information;

Corporation's Representative" shall mean the person(s) identified as such in the Contract

and shall include the Regional Manager and the Warehouse

Manager;

"Contractor's Equipment" shall mean all equipment and materials by the Contractor

Group (whether owned, leased or hired) in connection with the performance of this Contract, including, without limitation, container(s), any mode of carriage, those referred to in the Scope of Work and shall include, scale(s) of weight, truck/ tractor trolley or transport vehicle which are mechanical driven vehicles such as lorries etc.

"Contractor Group"

shall mean the Contractor, its sub-contractors and their respective director(s), representative(s), officer(s), employee(s) (including agency personnel);

"Contractor's Personnel"

shall mean all personnel, labourer, employee, nominee provided by the Contractor in connection with the performance of this Contract, including, without limitation, those referred to in the Scope of Work;

"Contractor's Representative"

shall mean the person(s) identified as such in the Contract;

"Effective Date"

shall have the meaning given to that term in the Contract;

"Food Grain"

shall mean and include Wheat, Paddy,Rice,Pulses, Maize, or any other food grains stored/ handled/ transported on behalf of CWC' depositors;

"Force Majeure"

shall have the meaning given to that term in Clause 20.2 (Definition);

"Godown/ Warehouse"

shall mean and include depots, godowns, warehouse already belonging to or under occupation of the Corporation or may hereafter be constructed or acquired by it at any time and shall also mean and include pen platform/plinths built or constructed for storage of foodgrains inside or outside the premises;

"Party"

shall mean either the Corporation or the Contractor as the context so permits and, as expressed in the plural, shall mean the Corporation and the Contractor collectively;

"Regional Manager"

shall mean the Regional Manager of the Corporation under whose administrative jurisdiction, the Godown(s)/Warehouse(s) falls and shall include, the Warehouse Manager or any other officer authorised by the Warehouse Manager from time to time to execute the Contract on behalf of the Corporation;

"Scope of Work" shall mean the scope of work set out in Schedule II (Scope

of Work) and any amendment thereto made in accordance

with the terms of the Contract;

"Services" shall mean the services and/or work to be performed by the

Contractor as provided for under the Contract and Scope of Work, including, without limitation, the provision of all personnel, equipment and carrying out auxiliary, additional and incidental duties and operations as directed by the

Corporation or its Regional Manager;

"Site" shall mean the operating site/ place of operation(Schedule

II) or other place where the Contractor is required and has agreed to perform the Services and/or any supporting

activity in respect thereof;

1.2 Clauses

Unless otherwise stated, any and all references in the Contract to Clauses are references to the Clauses of this Schedule I of the Contract.

1.3 Headings

The headings in the Contract are used for convenience only and shall not govern or affect the interpretation of the Contract.

1.4 Plurality

Words denoting the singular shall include the plural and vice versa, where the context requires.

1.5 Statutory References

Except as expressly identified, any reference to statute, statutory provision or statutory instrument shall include any re-enactment or amendment thereof for the time being in force.

1.6 Periods

Unless expressly stated otherwise, all references to days, weeks, months and years shall mean calendar days, weeks, months and years.

2 COMMENCEMENT AND PROGRESS OF SERVICES

2.1 Commencement Date

The Contractor shall ensure that it is in position ready to commence the Services at the Site no later than the Commencement Date; time being declared essence of the Contract for commencement of the Services by the Commencement Date.

2.2 Volume of Work

The Contractor acknowledges that the Corporation gives no guarantee that all the items of work as detailed in the Scope of Work shall be performed or required to be performed by the Contractor. The Corporation do not guarantee any particular pattern of service at any time or throughout the period of the Contract. The mere mention of any item of work in the Scope of Work does not by itself confirm a right on the Contractor to demand that the work relating to all or any item thereof at the concerned Warehouse should necessarily or exclusively be entrusted to it. The Scope of Work is intended merely, to give the Contractor, an idea of the approximate quantum of work, to facilitate and to make its own assessment for giving quotation in accordance with the Conditions of the Contract.

2.3 Services beyond the Scope of Work

- 2.3.1 The Contractor will have the right to represent in writing to the Corporation or the Regional Manager that a particular service which they are being called upon to perform is not covered by any of the Services specifically provided for in the Contract or the Scope of Work, as the case may be, and is not auxiliary or incidental to such Services. If no such representation, in writing, is received, the Contractor's right in this regard will be deemed to have been waived.
- 2.3.2 The question whether a particular services is or is not covered by any of the services specifically described and provided for in the contract, or is not auxiliary or incidental to any of such services, shall be decided by the Regional Manager, whose decision shall be final and binding on the contractor.
- 2.3.3 If the Corporation or the Regional Manager accepts that the particular service(s) is not covered under any of the Service(s) provided in the Contract or the Scope of Work, the Contractor's remuneration for the same will be paid at the rates as negotiated and fixed by mutual agreement.

2.4 Progress of the Services

The Contractor shall at all times carry out and complete the Services in accordance with the directions of the Regional Manager or the Warehouse Manager as may be given to or

obtained by the Contractor or Contractor's Representative from time-to-time. The Contractor or Contractor's Representative shall report the progress of Services that are being discharged by the Contractor under this Contract, to the Corporation or the Corporation's Representative.

2.5 Completion Date

Where a required completion date for Service(s) has been intimated by the Corporation or Corporation's Representative to the Contractor, the Contractor shall complete the Service(s) in accordance with the Contract by no later than the said Completion Date; ; time being declared essence of the Contract for completion of such Service(s) by the Completion Date.

3 CONTRACTOR'S OBLIGATIONS – GENERAL

3.1 Contractor's Performance

- 3.1.1 The Contractor shall perform the Services with all due skill, diligence and care and in a safe, competent and workmanlike manner in accordance with good and prudent practice and in accordance with the Scope of Work. The Contractor will further ensure the Mobilisation and Demobilisation to the satisfaction of the Corporation.
- 3.1.2 Except to the extent that it may be legally or physically impossible or create a hazard to safety, the Contractor shall comply with the Regional Manager's instructions and directions on all matters relating to the Services.
- 3.1.3 The Contractor shall provide all management, supervision, personnel, equipment, consumables, facilities and all other things, so far as the necessity for providing the same as is specified in this Contract, the Scope of Work (Schedule- II) or is reasonably to be inferred from the Contract.
- 3.1.4 The Contractor and/or its Representative shall be responsible for keeping a complete and accurate account of all food grains and/or allied commodities under this Contract, empty gunny bags received by them from the Corporation and shall render accounts and furnish returns and statements in such a manner as prescribed by the Regional Manager or the Officer acting on his behalf.
- 3.1.5 The Contractor shall be responsible to supply adequate and sufficient labour (Contractor's Personnel), scales/trucks/carts/ Contractor's Equipment(s) for loading/unloading, transport and carrying out any other services under the Contract either in accordance with the instructions issued by the Regional Manager or an officer acting on his behalf or as per the requirement. If the Contractor fails to supply the requisite number of labour (Contractor's Personnel), Contractor's Equipments, the Regional Manager shall at his entire discretion without terminating the Contract be at liberty to engage other Contractor or Contractor's

Personnel or Contractor's Equipment at the risk and cost of the Contractor, who shall be liable to make good to the Corporation all additional charges, expenses, cost or losses that the Corporation may incur or suffer thereby. The Contractor shall not, however, be entitled to gain resulting from such entrustment of the work by the Corporation to another Contractor.

3.1.6 Transit Loss

The Contractor shall be responsible for the safety of the foodgrains and/or allied commodities while in transit in their trucks/ carts/ any other transport vehicles and for delivery of quantity dispatched from the Railhead/ Godowns etc; as the case may be, to the destination or to the recipients to whom the grain etc., is required to be transported by the Contractor. The Contractor shall provide tarpaulins on decks of the trucks, so as to avoid loss of the foodgrain and/or allied commodities, through the holes/services in the decks of the trucks. The Contractor shall exercise adequate care and take precautions to ensure that the foodgrain and/or allied commodity bags are not damaged while in transit in its trucks/ carts /any other transport vehicles. The Contractor shall deliver the number of bags and the weight of foodgrains and/or allied commodities received by it and loaded on its truck(s). The Contractor shall be liable to make good the value of any shortage, wastage, losses or damage to the goods in transit at twice the average acquisition cost as applicable from time to time for all foodgrains and commodities other than sugar and thrice the average acquisition cost as applicable from time to time in respect of sugar except when Regional Manager (whose decision shall be final) decides that the difference between the weight taken at the dispatching and receiving ends is negligible and is due to the discrepancies between the scales, gain or loss in moisture or on account of Force Majeure event(s). Such recovery shall be without prejudice to the rights of Corporation to initiate civil/criminal proceedings against the defaulting contractor wherever it is suspected that the shortage/losses occurred due to deliberate/willful omission, theft, misappropriation, irregularities etc. committed by the Contractor or his representatives/employees.

The contractor shall not only be responsible for the quantity of road transit losses for the movement from warehouse to warehouse and from warehouse to good shed, but he shall also be responsible for the full bag shortage, if any received at destination for all the stocks in both Rail and Road movements. Whatever amounts recover by the depositor will be recovered from the H&T Contractor.

3.1.7 The contractor shall be liable to carry out weighment at nearest weighbridge as decided / approved by CWC / FCI where the distance between Goods shed to Warehouse or vice versa is more than 10 kms and ensure proper account of weighment of stocks as per direction of the Warehouse Manager. The contractor is responsible on account of road transit loss found if any while transportation based on weighment conducted between nearest weighbridge of Goods shed and CWC weighbridge.

4 CONTRACTOR'S EQUIPMENT

4.1 Contractor's Equipment – General

- 4.1.1 The Contractor warrants that the Contractor's Equipment shall be adequate to conduct the Services, shall be new or as new, of good quality and workmanship and shall comply in all respects with the Specification under this Contract.
- 4.1.2 The Corporation shall be entitled, at any time, to inspect all or any part of the Contractor's Equipment. If any part of the Contractor's Equipment does not, at any time, meet the requirements of the Contract, then the Contractor shall upon notice from the Corporation promptly replace or repair such part of the Contractor's Equipment to ensure compliance with the Contract.
- 4.1.3 The Contractor warrants good title to all Contractor's Equipment.
- 4.1.4 The Contractor warrants that the Contractor's Equipment has been examined by inspectors of any relevant certifying authority no more than six months prior to the Effective Date and shall, for the duration of the Contract and any extension thereof, conform in all respects with all applicable current laws or statutory instruments setting out regulations to be observed in respect of the Services to be rendered under this Contract.
- 4.1.5 Any inspection of any item of Contractor's Equipment necessarily required during the currency of the Contract to ensure continued compliance with certification requirements, or for any other reason, shall be conducted at a time convenient to the Corporation (subject to any overriding limitation imposed by any certification authority). All costs connected with any such inspection shall be to the account of the Contractor.
- 4.1.6 The Contractor undertakes to comply with all statutory requirement(s)/ obligation(s) as may be applicable from time to time in respect of its Equipments. In case of non-compliance of such statutory requirement(s)/ obligation(s), the Contractor shall be responsible for the same and shall be liable to the Corporation in case, Corporation is vicariously held liable, in this regard by any Government Authority or the State Government/ Local Authority.

4.2 Removal of Unserviceable Contractor Equipment

4.2.1 The Contractor shall at its own expense, if required by the Government or if required by the Corporation for operational reasons, promptly remove from the Site, any Contractor's Equipment which may have been rendered unserviceable through any cause during the course of operations hereunder or otherwise deal with the Contractor's Equipment in accordance with the Corporation's instructions, notwithstanding that the Contractor's Equipment may be insured and whether or not declared a loss.

4.2.2 In the event that the Contractor fails to carry out its obligations under the foregoing Clause 4.2.1 within seven days of receiving notice from the Corporation, the Corporation shall be entitled to take such measures in respect of any such equipment and, at its sole discretion, shall be entitled to elect, at any time thereafter, to remove the same and shall be entitled to recover all costs and expenses so incurred from the Contractor (including, all the taxes which may be incurred).

5 CONTRACTOR'S PERSONNEL

5.1 Contractor's Personnel – General

- 5.1.1 The Contractor shall, at its expense, provide and keep available for the Services, the Contractor's Personnel.
- 5.1.2 The Contractor shall ensure that the Contractor's Personnel shall be, to the satisfaction of the Warehouse Manager, sufficient in number and quality to carry out the Services in accordance with the terms and conditions of the Contract, and will be suitably qualified and medically fit and certified, if necessary, to perform the Services requiredunder the Contract.

5.2 Removal of Personnel

- 5.2.1 The CorporationGroupmay, at any time after the commencement of the Services and at its sole discretion, direct the Contractor in writing to remove any member of the Contractor's Personnel from the Site. The Contractor shall immediately comply with such direction and shall, as soon as reasonably practicable, replace, or procure the replacement of, such person with another person. The Contractor shall bear the costs of any such removal and replacement.
- 5.2.2 The Contractor shall be responsible for the good conduct of its employee(s), representative(s) sub-contractor(s) or sub-contractor's employee(s) and shall compensate the Corporation for losses arising from neglect, carelessness, want of skill or misconduct of itself, its servant(s), agent(s) or representative(s).

5.3 Working Conditions and Discipline of Contractor Personnel

- 5.3.1 The Contractor shall, at all times, be responsible for the conduct of the Contractor's Personnel and shall ensure that they comply with all applicable laws and honour and observe Indian standards of morality and behaviour.
- 5.3.2 The Contractor shall adhere to, and ensure that its sub-contractors adhere to, all labour laws, regulations, standards and practices applicable in respect of the Site.

5.6 Drugs and Alcohol

Neither the Contractor nor any of the Contractor's Personnel shall, except for bona fide medical purposes, keep, sell, barter, give, dispense or otherwise dispose of any drugs or alcoholic liquors to any person at the Site or permit the same to be done by any person. Alcohol shall not be permitted at the Site save in a form generally used in medicine and forming a bona fide constituent of a medical kit. The Corporation's Representative or the Regional Manager reserves the right to search the property and person of any member of the Contractor's Personnel to ensure compliance with the provisions of this Clause 5.6 (Drugs and Alcohol). The Corporation's Representative and/or the Regional Manager may at his absolute discretion prohibit any member of the Contractor's Personnel to go on to the Site or other facility in the control of Corporation, or may require such person to leave the Site where he has reasonable grounds to suspect non-compliance with the provisions of this Clause 5.6 (Drugs and Alcohol).

6 TRANSPORT OF PERSONNEL AND EQUIPMENT

6.1 Contractor's Responsibility

Unless otherwise specified in the Contract, the Contractor shall be responsible for providing any and all transportation for all Contractor's Equipment and Contractor's Personnel required in connection with the performance of the Services.

7 CORPORATIONINFORMATION

- 7.1 The Corporation shall provide the Corporation Information to the Contractor as specified in the Scope of Work. The Corporation makes no representation or warranty as to the accuracy or sufficiency of the Corporation Information.
- 7.2 The Contractor shall review the Corporation Information and shall promptly notify the Corporation of any inaccuracies, omissions, contradictions or ambiguities in the Corporation Information.
- 7.3 All Corporation Information shall at all times remain the exclusive property of the Corporation and shall be returned to the Corporation on completion of the Services or termination of the Contract, whichever is the earliest.
- 7.4 The Corporation Information may be updated or re-issued to the Contractor from time to time during the carrying out of the Services.

7.5 The Contractor shall not diverge from or change the requirements or parameters referred to in the Corporation Information or the Scope of Work without the prior written approval of the Corporation.

7.6 **Deemed Satisfaction**

Notwithstanding the provision of the Corporation Information, the Contractor acknowledges that it has satisfied itself in respect of all relevant matters pertaining to the Services, including, but not limited to, the Scope of Work, the nature of the Services, knowledge of Site/ place of operation, size of the place of operation/Godown(s), access to the Site, local facilities, climatic, sea, other water and weather conditions, working hygiene and working environment conditions, any security, fire, safety or other regulations which may affect the execution of the Services, existing facilities and all matters whatsoever affecting the execution of the Services and all other matters which may affect the performance of the Services. Any failure by the Contractor to take into account any of the aforementioned matters shall not relieve or excuse the Contractor from any of its responsibilities, liabilities or obligations hereunder or entitle the Contractor to any extra payment.

8 HEALTH, SAFETY AND ENVIRONMENT

8.1 Safety

The Contractor shall observe and comply with all laws, regulations, restrictions, guides and issued by any authority having jurisdiction in the respect of the Site relating to health, safety and environment.

8.2 Obligations of Contractor

- 8.2.1 It shall be the Contractor's obligation to determine at all times whether the Services can be safely continued or undertaken including, without limiting the generality of the foregoing, determining by the Contractor's own inspection that all Contractor's Equipment is loaded and/or stored in a proper and safe manner and that the Contractor's Equipment is in all respects suitable to undertake the Services in the then existing conditions.
- 8.2.2 The Contractor shall ensure that equipment or rubbish in any form originating from the Services will be collected promptly in a place at the Site suitable for ready and prompt removal therefrom.

8.3 Responsibility for Safety of Contractor Personnel

8.3.1 The Contractor shall, throughout the duration of the Contract be responsible for the safety of the Contractor's Personnel and agrees that the Contractor's Personnel, whilst on the Site.

- 8.3.2 The Contractor shall at all times provide appropriate and adequate personal protective equipment and safety equipment to the Contractor's Personnel.
- 8.3.3 The Contractor shall have proper arrangements in place for the effective supervision of the execution of the Services by the Contractor's Personnel so as to ensure safe and proper execution of the Services.

8.4 Compliance with Corporation's Instructions

Without prejudice to the foregoing provisions of this Clause 8 (Health, Safety and Environment), the Contractor shall comply with all safety instructions of the Corporation consistent with the provisions of the Contract including, without limitation, the safety instructions of any of the Corporation's other contractors.

8.5 Warehouse Manager

The Contractor acknowledges that the Corporation will have a Site manager at the Site (the "Warehouse Manager"). The Warehouse Manager shall have the general responsibility for matters affecting safety, emergency response, health or welfare and the maintenance of order and discipline, and in the discharge of that responsibility shall exercise authority over all personnel of Corporation, the Contractor's Personnel and the personnel of other contractors of the Corporation when present on or near the Site.

The Contractor hereby acknowledges the authority of the Warehouse Manager and shall ensure that the Contractor's Personnel shall recognize such authority and comply with all instructions (whether written, oral or otherwise) of the Warehouse Manager or any other official acting on his behalf.

8.6 Emergency

Notwithstanding any other provisions of this Clause 8 (Health, Safety and Environment), the Corporation shall be entitled in the event of any emergency (including, without limitation, in the event of site catching fire or otherwise getting beyond control), with immediate effect, to direct the Contractor's Personnel as it considers fit and to use as it considers fit all or part of the Contractor's Equipment.

8.7 Reporting

The Contractor shall immediately inform the Corporation in writing when an incident or accident occurs (including, without limitation, any fatality, lost time incident, medical treatment case, first aid case near miss or any other loss related incident) in any way connected with the Services, whether or not it may affect any operations of the

Corporationor the operations of others working on behalf of the Corporation, and shall maintain accurate records thereof. Any fatality or major accident or incident shall be reported to the Corporation within 24 hours of occurrence. The Contractor shall also submit a monthly report in respect of all incidents or accidents in any way connected with the Services detailing, without limitation, the nature of such incident or accident, the extent of lost time, the reasons for the incident or accident and future preventive measures which will be taken by the Contractor.

9 REPRESENTATIVES

9.1 Corporation's Representative

- 9.1.1 The RegionalManageror the Warehouse Manager shall act in full charge of the Services and shall have full authority to liase with the Contractor's Representative(s) to resolve all day to day matters which may arise between the Contractor and the Corporation.
- 9.1.2 The Regional Manager or the Warehouse Managershall monitor the performance of the Services and shall have the authority necessary to enforce the provisions of this Contract.
- 9.1.3 The Regional Manager or the Warehouse Managershall be entitled to inspect the Services and all documentation relating thereto at any time.
- 9.1.4 The Contractor shall direct all matters relating to the Contract to the Regional Managerand shall act only in accordance with the instructions of the Regional Manager or the Warehouse Manager.

9.2 Contractor's Representative

- 9.2.1 The Contractor's Representative(s) shall act in full charge of the Services and shall have full authority to liaise with the Corporation's Representative to resolve all day to day matters which may arise between the Contractor and the Corporation.
- 9.2.2 It shall be the duty of the Contractor and/or its Representative to be in regular contact with the offices of the Warehouse Manager or an officer acting on his behalf, so as to i) obtain information about the programme of arrivals at godown(s)/railhead(s) and dispatches to various recipients; ii) other godown activities; iii) to report the progress of loading/unloading/transport work, etc. and iv) to take appropriate instructions in respect of the Services to be performed under the Contract.

9.3 Change of Representatives

Either Party may:

- (a) revoke the appointment of any person appointed as that Party's representative and may appoint another person as representative in his/her place; or
- (b) appoint any person to be an additional representative for a stated purpose.

Any change of Contractor's representative shall not be effective until a written notice of the same is given to the Regional Manager or the Warehouse Manager of the Corporation.

10 DATA

10.1 Delivery of Data

The Contractor shall deliver to the Corporation or to any other party designated by the Corporation, all Data, promptly on obtaining such Data. In the event of suspension or termination of the Contract, the Contractor shall immediately deliver to the Corporation all undelivered Data. The Contractor may not retain copies of such Data unless it shall have first obtained the Corporation's written consent. The Contractor shall take all possible measures to ensure that no magnetic medium (tape, disk or other) will be passed through, or otherwise come into the vicinity of, any form of magnetic device during transport of the Data. Prior to the transport of any Data by the Contractor, the Contractor shall advise the Corporation's Representative of the shipping and packing details.

10.2.1 Ownership of Data

- 10.2.1 All Data shall be the property of the Corporation from the date of its creation or development. No Data created or developed by the Contractor under this Contract shall become the property of the Contractor; provided that the risk and responsibility for the loss of, or damage to, any Data shall remain with the Contractor until delivery of such Data to the Corporation.
- 10.2.2 All Data shall be fit for the purposes specified in the Contract.
- 10.2.3 All items created or developed by the Contractor outside the Contract shall remain the property of the Contractor, provided that the Corporation shall have the right to use any such item where it is provided to the Corporation as part of the Services.

11 COMPLETION OF THE SERVICES

11.1 Notification by the Contractor

Upon completion of the Services (or any part thereof), the Contractor shall notify the Corporation. The Corporation shall inspect the Services as soon as reasonably practicable and advise the Contractor whether or not the Services (or relevant part thereof) have been completed in accordance with the Contract.

11.2 Completion Certificate

- 11.2.1 Where the Corporation agrees that the Services (or relevant part thereof) have been completed in accordance with the Contract, the Corporation may issue a completion certificate (the "Completion Certificate") to the Contractor. If the Services have not been completed in accordance with the Contract the Corporation may advise the Contractor of the steps to be taken for completion and the Contractor shall promptly carry out such steps. In the event that the Corporation issues a Completion Certificate which identifies certain minor deficiencies and defects in the Services, the Contractor shall ensure that all such deficiencies and defects are remedied or repaired to the Corporation's satisfaction as soon as reasonably practical after the date of the Completion Certificate.
- 11.2.2 Issue of a Completion Certificate by the Corporation shall not relieve the Contractor of any of its obligations and/or liabilities under the Contract.

12 WARRANTY

12.1 Warranty

The Contactor warrants that it shall perform the Services in accordance with the provisions of the Contract.

12.2 Notice by Corporation

If the Contractor is in breach of the warranty set out in Clause 12.1 (Warranty), the Corporation may notify the Contractor in writing specifying the nature of such breach and requiring the Contractor to rectify such breach. Upon receipt of any such notice ,the Contractor shall, at its own expense, immediately commence and thereafter continuously proceed to rectify such breach (including, if applicable, re-performance of the relevant part of the Services) to the Corporation's reasonable satisfaction and in accordance with the provisions of the Contract.

13 INDEPENDENT CONTRACTOR

13.1 Status of Contractor

The Contractor shall at all times be an independent contractor with respect to performance of the Services and neither the Contractor nor any person employed by the Contractor shall, other than as expressly authorised by the Corporation in writing, either represent itself or himself (as appropriate) as, or be deemed for any purpose to be, an employee, agent, or representative of the Corporation in the performance of the Services. Nothing in this

Contract shall be deemed to create a joint venture, partnership or agency between the Parties.

13.2 Other Contractors

The Corporation reserves the right to perform the Services or enter into other contracts related to the Services hereunder. The Corporation shall also have the exclusive right to appoint one or more contractors, at any time, for any or all the services mentioned hereunder and to divide the work as between such Contractor(s) in any manner that the Corporation may decide and no claim shall lie against the Corporation by reason of such division of work.

14 PRICES AND RATES

14.1 Rates

The Contractor shall, subject to the other provisions of this Contract and the provisions set out in **SCHEDULE III**(Compensation Schedule), be paid for the Services in accordance with the prices and rates set out in **SCHEDULEIII** (Compensation Schedule).

15 PAYMENT

15.1 Bills

15.1.1 The Contractor shall submit the monthly bill(s) to the Corporation on or before the 7th day of the month mandatorily digitally signed through Bill Tracking System (BTS), detailing the amounts payable to the Contractor under this Contract in respect of the preceding month. It is to note here that No bills submitted other than through Bill Tracking System (BTS) shall be accepted. On written request of the Contractor, CWC may at its sole discretion, can permit submission of bills beyond the prescribed period however, such period shall not exceed 21 days from the prescribed period.

In case of abnormal delay in submission of bill (i.e. more than 30 days from the due date of submission, the Contractor shall be liable for penalties on account of statutory default of GST laws, Income Tax and/or any other law time being in force. The decision of the Regional Manager in this regard shall be final and binding on the Contractor.

Each bill shall, in addition to any requirements of **SCHEDULE III** (Compensation Schedule):-

- (a) bear this Contract particulars; and
- (b) state the name, e-mail address, mobile telephone number of the Corporation's

- Representative;
- (d) supported by consignee receipt(s)/Completion Certificate(s), if any issued by the Warehouse Manager or an officer acting on its behalf, as the case may be; and
- (e) Documents pertaining to Labour Law(s) compliances by the Contractor as mentioned in **ANNEXURE-2** to this Contract.

Additionally, The Contractor shall submit the following information/ documents to the Corporation unless specifically exempted by the Corporation representative in writing:

- (i) Copy of the Permanent Account Number ('PAN') card issued by the Indian Tax authorities,
- (ii) Certified copy of the Certificate issued by Indian Tax Authorities, enabling the Corporation to make payments to the Contractor after deduction of such taxes as per prescribed rate(s) in the Certificate;
- 15.1.2 The Contractor shall submit its bill(s) in the format prescribed as per GST Rules.
- 15.1.3 The mentioned documents in the Contract shall be sent to the address set out in the Agreement. The Contractor must ensure that all the digitally signed final bill(s) for the Services performed are submitted to the Corporation through Bill Tracking System (BTS), within two months from the expiry of this Contract. Late submission of bill(s) beyond abovementioned period may result into denial of payments to Contractor on the sole discretion of the Corporation.
- 15.1.4 The Corporation shall make payment after realization of the amount from the depositor and upon receipt of a correct bill submitted pursuant to Clause 15.1.1 and 15.1.2 (Bills) to the Contractor's nominated bank account as notified in writing to the Corporation. The Corporation shall not be liable for any interest on any bill outstanding for payment.
- 15.1.5 Any bill not complying with the provisions hereof will be returned by the Corporation to the Contractor whereupon the Contractor shall submit a rectified bill through Bill Tracking System (BTS). The Corporation shall make payment of such rectified bill in accordance with Clause 15.1.4.
- 15.1.6 No payment made by the Corporation shall be construed as acceptance in whole or in part of the performance by the Contractor of any of its obligations under this Contract.
- 15.1.7 All items provided by the Contractor under the provisions of **SCHEDULE III** (Compensation Schedule) or the Scope of Work that are expressly stated therein to be reimbursable by the Corporation shall be billed to the Corporation with detailed supporting documentation. The detailed supporting documentation shall include, without limitation,

- good quality legible copies of all relevant receipts and a detailed summary of the use of and reason for such item. All such supporting documentation must be approved and signed by the Warehouse Manager/ Regional Manager of the Corporation prior to the submission of the relevant bill.
- 15.1.8 Unless otherwise specified in **SCHEDULE III** (Compensation Schedule), all rates and charges payable by the Corporation under this Contract shall be billed and paid in Indian Rupees (INR).
- 15.1.9 The Contractor registered under GST (if applicable) shall ensure that the invoice to be raised upon the Corporation is compliant with the provisions of the GST Law and contains the requisite details in an accurate manner for claiming of tax credits by Corporation.
- 15.1.10The Corporation reserves the right to release the payment of GST amount (if applicable) only post matching of the invoices in the GSTN System.
- 15.1.11This shall further be ensured by the Contractor registered under GST (if applicable) that the invoice raised by Contractor during a month is appropriately reported in the GST Returns of the said month.
- 15.1.12GST or any other tax on input material or services used by contractor in respect of this contract shall be payable by the contractor and Central Warehousing Corporation will not entertain any claim whatsoever in this respect.
- 15.2 Not Used.

15.3 Payments Due to the Contractor and Set-off

15.3.1 The Corporation shall be entitled to (i) recover from the payments already made under the Contract; and/or (ii) deduct or set-off from any payment due or becoming due to the Contractor under this Contract or any other Contract between the Corporation and the Contractor, all costs, damages or expenses for which the Contractor is liable to the Corporation under this Contract. The Contractor shall be liable for all costs and damages including, but not limited to, demurrages, wharfages, forfeiture of wagon, registration fees, charges and expenses suffered or incurred by the Corporation due to the Contractor's negligence and un-workman like performance of any Services, for breach of any terms thereof, Contractor's failure to carry out the work with a view to avoid incurrence of demurrage, under Clause 3.1.6 (Transit Loss) and for all damages or losses occasioned to the Corporation due to any act whether, negligent or otherwise of the Contractor or its Personnel. The decision of the Regional Manager regarding such failure of the Contractor and its liability for the losses suffered by Corporation shall be final and binding on the Contractor.

- 15.3.2 The Regional Manager/ Warehouse Manager/ Corporation shall also have the right to deduct from any amount, due to the Contractor, any sum required for making good, the loss suffered by Contractor's sub-contractor(s) and/or personnel(s), by reasons of non-fulfillment of any of the applicable Laws mentioned in Clause 24.2 (Laws), non-compliances by the Contractor of the requirements of Labour laws detailed in **ANNEXURE- 2** to this Contract, or non-payment of dues to the Contractor's Personnel. The Contractor shall not have any claim, issue or dispute as to whether or not such sum(s) paid to the Contractor's Personnel(s) directly or to any Government Authority, State Government/Local Authority under Clause 24.3 (Indemnity), by the Corporation on behalf of the Contractor, was/were validly due.
- 15.3.3 For the purpose(s) of this Clause 15.3 (Payments Due to the Contractor and Set-off), the Corporation shall have the liberty to deduct from any amount(s) due to the Contractor or forfeit the entire amount (or part thereof) of the Security Deposit(s) and/or may appropriate such amount (or the part thereof) of the Security Deposit(s) towards satisfaction of any sum(s) due or all costs, damages or expenses for which the Contractor is liable to the Corporation under this Contract. In case, the amount of Security Deposit(s) is not sufficient to cover the amount recoverable by the Corporation from the Contractor, the Contractor shall pay to the Corporation, on demand within the period so prescribed, the balance due and recoverable.
- 15.3.4 In furtherance to Clause 15.3.3, whenever the Security Deposit(s) falls short of the amount(s) specified in Clause 8 (Security Deposits) of the Contract, the Contractor shall, within seven (7) business days from the date of receipt of communication from the Corporation in this regard, make good the deficit so that the total amount of security deposit shall not, at any time, be less than the specified amount.
- 15.3.5 In addition to above, the Corporation shall have the right to claim from Contractor any amount of tax, interest, penalty and litigation cost, if any, that may be incurred in future due to GST reporting/compliance mistake(s) on part of the Contractor.

15.4 Audit

The Contractor shall maintain proper and accurate records in relation to this Contract and shall provide copies of the same to the Corporation on request. The Corporation (or its appointed representative) shall have the right to audit the relevant books and accounts of the Contractor in relation to any amounts paid for by the Corporation under this Contract. Such audit right shall survive for a period of three (3) years following the expiry or termination of the Contract. Any incorrect payments and/or costs, damages or expenses for which the Contractor is liable to the Corporation under this Contract identified by such audit shall be adjusted between the Parties, as appropriate. The Contractor shall produce the required documents information and returns at such time and place as may be directed by the Corporation/Regional Manager.

15.5 Liens

- 15.5.1 The Contractor shall not claim any lien, charge or the like on any aspect of the Services or on any property of the Corporation Group. The Contractor shall defend, indemnify and hold the Corporation Group harmless from and against any Claim in connection with any lien, charge or the like created or caused by any member of the Contractor Group arising out of or in connection with the performance of this Contract.
- 15.5.2 Without prejudice to the generality of Clause 15.5.1, should any act or omission of the Contractor Group result in any lien, charge or the like existing upon the property of the Corporation Group after all payments hereunder have been made, the Contractor agrees to refund to the Corporation upon demand all monies that the Corporation Group may be compelled to pay to discharge any such lien.

15.6 Subcontracts

- 15.6.1 The Contractor shall ensure that the provisions of the foregoing Clauses 15.4 (Audit) and 15.5 (Liens) are included in all agreements it shall enter into with any subcontractors who shall supply any personnel/labour or equipment to be provided under this Contract.
- 15.6.2 The Contractor agrees to furnish to the Corporation, promptly on request, a full and complete statement that all the Contractor's suppliers, subcontractors and vendors have been paid in full for work done or materials furnished in connection with the performance of the Services.
- 15.6.3 In line with the Government policy, the contractor shall be under obligation to make cashless payment of wages to workers i.e., by Account Payee Cheque, RTGS, NEFT, Internet Banking, Cards, Aadhar enabled system, Unified Payment interface(UPI), mobile banking etc. The Contractor shall keep records of payment and on Wage book / Register, the worker's signature asproof of payment of wages shall be obtained.
- 15.6.4 The contractor should pay user fees at National Highways / Toll plazas through Electronic Toll Collection Technology and accordingly all vehicles should be fitted with tags sold by banks which should be affixed to the wind screen. Tag readers are available on dedicated lanes over the Highways which permit a cashless transit of the vehicles without any waiting time.

15.7 Payment upon Completion

- 15.7.1 Following the expiry or termination of the Contract, the Contractor shall prepare and submit to the Corporation within 60 (sixty) days a statement in the form of a final account, specifying the outstanding amounts which the Contractor intends to the Corporation for payments due to the Contractor in accordance with the provisions of this Clause 15 (Payment). The Contractor shall submit to the Corporation its final bill in respect of such statement within 60 (sixty) days of the date of the expiry or termination of the Contract and shall confirm in writing to the Corporationthat such bill constitutes the final demand for all outstanding sums due to the Contractor under the Contract.
- 15.7.2 Following the expiry or termination of the Contract, the Corporation shall not be required to make payment of any bill not received in accordance with this Clause 15.7.1 (Payment upon Completion).

16 TAXATION

16.1 Definitions

For the purposes of this Clause 16 (Taxation):

- (a) "Tax" or "Taxes" means taxes, levies, duties, fees, charges and contributions as amended from time to time and any interest or penalties thereon;
- (b) "Government Authority" means the Government of India/ National Government or Authority of the country, competent to levy any Tax.
- (c) "State Government/Local Authority" shall mean to include the Government at the State Level and local and/or other statutory authorities, competent to levy any Tax and shall also include local, administrative and municipal body(s).

16.2 Person Responsible for payment of taxes

- 16.2.1 Except as may be expressly set out in this Contract, the Contractor shall be responsible for:
 - (a) the payment of all Taxes now or hereafter levied or imposed on the Contractor or its subcontractors or on the personnel of the Contractor or its subcontractors by the Government Authority and/or State Government/Local Authority in respect of any wages, salaries and other remuneration paid directly or indirectly to persons engaged or employed by the Contractor or its Sub-Contractors (hereinafter referred to as "Personal Income tax");
 - (b) the payment of all Taxes now or hereafter levied or imposed by any Government Authority and/or State Government/Local Authority on the actual/assumed profits and gains made by the Contractor or its subcontractors (hereinafter referred to as "Corporate Income tax");

- (c) the payment of any other Taxes now or hereafter levied or imposed by any State Government/Local Authority on the Contractor or its subcontractors as a result of the performance of this Contract.
- 16.2.2 Except as may be expressly set out in this Contract, the Corporation shall only be responsible for:
 - (a) the payment of all Taxes now or hereafter levied or imposed by any Government Authority on the services, provided to the Corporation by the Contractor or its subcontractors (hereinafter referred to as "GST");
 - (b) the payment of any other Taxes now or hereafter levied or imposed by any Government Authority on the Contractor or its subcontractors as a result of the performance of this Contract.

16.3 Withholding taxes and Withholding Tax Certificates

- 16.3.1 The Corporation shall, at the time of its payments due to the Contractor, withhold the necessary taxes at such rate as is required by any Government Authority and/or State Government/Local Authority, unless and to the extent that the Contractor shall produce to the Corporation any certificate issued by a Government Authority and/or State Government/Local Authority (having authority to issue such certificate) entitling the Contractor to receive the payments under the Contract for a prescribed period without deduction of any tax or deduction at a lower rate.
- 16.3.2 The Corporation shall provide the necessary withholding tax certificates to the Contractor within the time stipulated by the relevant law to enable the Contractor to file the same with the Government Authority and/or State Government/Local Authority, as a proof of payment of such taxes.

16.4 Person Responsible for filing of returns / information to Government Authority and/or State Government/Local Authority

- 16.4.1 The Contractor shall be responsible for filing all necessary Tax Returns (including, without limitation, returns for Corporate Income Tax, Personal Income Tax) with the relevant Government Authority or State Government/Local Authority in accordance with all applicable statutory requirements and shall be responsible for providing all information requested by such Government Authority or State Government/Local Authority.
- 16.4.2 The Contractor shall also ensure that its subcontractors file such returns as stipulated by the relevant Government Authority or State Government/Local Authority and furnish such information as requested for by the relevant Government Authority or State Government/Local Authority.

16.4.3 The Corporation, with respect to the tax withheld from the Contractor in accordance with Clause 16.3 (Withholding Tax and Withholding Tax Certificates), shall be responsible for filing the withholding tax returns with the relevant Government Authority or State Government/Local Authority, in accordance with applicable statutory requirements.

16.5 Corporation's rights, if treated as representative assessee by Government Authorities

In certain situations, a Government Authority or State Government/Local Authority, may treat the Corporation as the representative assessee of the Contractor and/or its subcontractors and recover the Taxes due to the Government Authority or State Government/Local Authority, by the Contractor or its subcontractors from the Corporation. In such situations, the Corporation shall have the following rights:

- (a) The Corporation shall be entitled to recover from the Contractor, the Taxes paid on behalf of the Contractor or its subcontractors (together with any costs and expenses incurred by the Corporation in connection therewith) or to retain the same out of any amounts to be paid to the Contractor or its subcontractors that may be in its possession (whether due under this Contract or otherwise) and shall pay only the balance, if any, to the Contractor; and
- (b) If the Corporation is required to furnish any details or documents in such capacity, the Corporation shall request the details or documents to be furnished to it by the Contractor and the Contractor shall immediately furnish the same to the Corporation. If the Contractor fails to comply with the foregoing, any penalty/interest levied on the Corporation for non-filing or late filing of details or documents in this regard shall be recoverable from the Contractor.

16.6 Indemnity

The Contractor shall defend, indemnify and hold the Corporation Group harmless from and against any Claim in connection with any Taxes which may be levied or imposed on the Contractor or its subcontractors by the Government Authority/ State Government/ Local Authority arising out of or in connection with the performance of this Contract.

16.7 Change in Law

If, after the Effective Date of this Contract, there is any change in law which results in a change in the rate of any Tax included in the Contractor's prices or rates or the introduction of a new Tax, such would not have an effect over the obligation(s) of the respective parties for payment of such taxes as referred in Clause 16.2 (Person Responsible for payment of taxes).

17 INDEMNITIES

17.1 General

- 17.1.1 The indemnities granted in this Clause shall be full and primary notwithstanding the provisions of Clause 19 (Insurance).
- 17.1.2 Each Party shall give the other prompt notification of any claim with respect to any of the indemnities hereunder, accompanied by full details of the circumstances of any incident giving rise to such a claim.

17.2 Property and Injury to Personnel

- 17.2.1 The Contractor shall be liable for, and shall defend, indemnify and hold the Corporation Group harmless from and against any Claim in connection with:
 - (a) loss of or damage to the property of the Contractor Group (including, but not limited to, the Contractor's Equipment); and
 - (b) death or sickness of or injury to any member of the Contractor Group (including, but not limited to, the Contractor's Personnel)

arising out of or in connection with the performance of this Contract, whether or not resulting from or contributed to by any negligence and/or breach of duty (statutory or otherwise) of the Corporation Group.

- 17.2.2 The Corporation shall be liable for, and shall defend, indemnify and hold the Contractor Group harmless from and against any Claim in connection with:
 - (a) loss of or damage to the property of the Corporation Group (but excluding any property of the Corporation Group in the care, custody or control of the Contractor Group); and
 - (b) death or sickness of or injury to any member of the Corporation Group

arising out of or in connection with the performance of this Contract, whether or not resulting from or contributed to by any negligence and/or breach of duty (statutory or otherwise) of the Contractor Group.

17.3 Third Party Liability

- 17.3.1 The Contractor shall be liable for, and shall defend, indemnify and hold the Corporation Group harmless from and against any Claim in connection with:
 - (a) loss of or damage to any Third Party property; and
 - (b) death or sickness of or injury to any Third Party

arising out of or in connection with the performance of this Contract, to the extent caused by any negligence and/or breach of duty (statutory or otherwise) of the Contractor Group. For the purposes of this Clause 17 (Indemnities), the words "Third Party" shall mean any party which is not a member of the Corporation Group or the Contractor Group.

- 17.3.2 The Corporation shall be liable for, and shall defend, indemnify and hold the Contractor Group harmless from and against any Claim in connection with:
 - (a) loss of or damage to any Third Party property; and
 - (b) death or sickness of or injury to any Third Party

arising out of or in connection with the performance of this Contract, to the extent caused by any negligence and/or breach of duty (statutory or otherwise) of the Corporation Group.

18 CONSEQUENTIAL LOSS

Notwithstanding any provision to the contrary elsewhere in this Contract and whether or not resulting from or contributed to by any negligence and /or breach of duty (statutory or otherwise):

- (a) the Corporation shall be liable for, and shall defend, indemnify and hold the Contractor Group harmless from and against the Corporation Group's own consequential or indirect loss arising out of or in connection with the performance of this Contract; and
- (b) the Contractor shall be liable for, and shall defend, indemnify and hold the Corporation Group harmless from and against the Contractor Group's own consequential or indirect loss arising out of or in connection with the performance of this Contract.

19 INSURANCE

19.1 Contractor Insurance(s)

The Contractor shall procure and maintain, at its sole expense, in full force and effect throughout the duration of this Contract, the insurances set out below:-

- (a) Employers Liability and/or Workman's Compensation insurance to the full extent required by all laws applicable in India/State (a) where this Contract is being performed and (b) in which, the Contractor exist or is incorporated.
- (b) All Risks Insurance covering loss of or damage to the property of the Contractor Group (including, but not limited to, the Contractor's Equipment) for the full replacement value thereof.

- (c) Comprehensive General Third Party Liability. Such insurance shall incorporate a Cross Liabilities or Severability of Interests clause.
- (d) Adequate Automobile Liability insurance to comply with applicable laws, including coverage for all automobiles and automotive equipment owned, leased, hired or otherwise provided by the Contractor Group in connection with this Contract and all personnel and property on board.
- (e) Any other insurances which the Contractor is obliged to cover under any applicable laws or which shall be adequate in terms of type, coverage and limits to cover the Contractor's liabilities under this Contract.

19.2 No Limitation

The insurances set out in Clause 19.1 (Contractor Insurances) are minimum requirements and shall not be construed in any way as limits of liability or as constituting acceptance by the Corporation of responsibility for financial liabilities in excess of such limits. The liabilities assumed by the Contractor under Clause 17 (Indemnities) are separate from and independent of the Contractor's obligations under this Clause 19 (Insurance).

19.3 General Requirements

The Contractor undertakes that its insurances and those of its subcontractors:

- (a) shall be issued by reputable and substantial insurers;
- (b) shall be primary and shall not be considered contributory insurance with any insurance provisions of the Corporation Group;
- (c) shall have the Corporation Group's interests endorsed as additional assured (other than in relation to Employers Liability/Workers Compensation insurance) to the extent of the liability assumed by the Contractor hereunder;
- (d) shall contain waivers of any rights of recourse including, in particular, subrogation rights against the Corporation Group arising out of or in connection with the performance of this Contract to the extent of liabilities assumed by the Contractor hereunder;
- (e) shall be endorsed to provide the Corporation with at least thirty (30) days written notice of a material change, cancellation or non-renewal by the underwriters.

19.5 Subcontractors

The Contractor shall procure that its subcontractors are insured to appropriate levels as may be relevant to their work. The Contractor shall be liable to the Corporation Group for any absence or insufficiency of the insurances of its subcontractors.

19.6 Co-operation

Each Party shall afford the other all such reasonable assistance as may be required for the preparation and negotiations of insurance claims but the Contractor shall be responsible for the preparation of documents for insurance claims under any of the policies referred to in the claim. Where the Contractor is engaged in handling claims, actions or proceedings in respect of which it has granted an indemnity as provided above, the Contractor shall ensure that the Corporation is informed if the Corporation's operations, safety standards or working practices are called into question by any party or if the Contractor wishes to use information relating thereto in handling those claims, actions or proceedings. The Corporation shall at its sole option have the right to participate in and/or make representations in relation to the defence of such matters and the Contractor shall allow the Corporation full opportunity to do so.

20 FORCE MAJEURE

20.1 General

No failure or omission by either Party to carry out or to perform any of the terms or conditions of this Contract shall give the other Party a claim against such Party, or be deemed a breach of this Contract, if and to the extent that such failure or omission arises from Force Majeure.

The Party prevented from performing due to Force Majeure shall promptly, and in any case within 48 hours, notify the other Party of the nature and anticipated duration thereof and shall use all reasonable endeavours to resume performance of this Contract as soon as reasonably possible. The Party prevented from performing due to any such cause shall, in addition, furnish the other Party with such information in respect of such cause as the other Party may reasonably require.

20.2 Definition

The term "Force Majeure", as used in this Contract, shall mean and shall only mean the following:

(a) riot, war, invasion, act of foreign enemies, hostilities (whether war be declared or not), acts of terrorism, civil war, rebellion, revolution, military invasion, insurrection of military or usurped power; or

- (b) ionizing radiations or contamination by radio-activity from any nuclear waste, or radio-active, toxic, explosive or other hazardous properties of any explosive, nuclear assembly or nuclear component thereof (other than arising out of any radiation source used by the Contractor in relation to the Services); or
- (c) earthquake, flood (excluding normal seasonal rain/shower), tsunami, or any other natural disaster, but excluding weather or sea conditions as such, regardless of severity; or
- (d) fire or explosion (being fire or explosion not caused by the negligence of the affected Party or its sub-contractors); or
- (e) acts of Government which could not have been reasonably anticipated or controlled which makes performance impossible or impracticable.

For the sake of clarification, the Contractor acknowledges that any strike(s) by Contractor's personnel, labour, or its sub-contractor's personnel, labour, which affects a substantial or essential portion of the Services to be provided to the Corporation, shall not be an event stipulated under the definition of Force Majeure. In such an event, the Contractor shall be fully responsible for any loss or damage that the Corporation may suffer on this account.

20.3 Payment during Force Majeure

Unless otherwise specified in the Contract, the Contractor shall not be entitled to any payment in respect of any period where the Services are not carried out as a result of Force Majeure. Subject to Clause 3.1.2, in case, the Contractor is required to provide Services during Force Majeure condition(s), the Contractor's remuneration for the same will be paid at the rates as negotiated and fixed by mutual agreement prior to rendering of such Services by the Contractor.

21 LIQUIDATION OR INSOLVENCY

21.1 Corporation's Right to Terminate

In the event that the Contractor, at any time during the term of this Contract, becomes insolvent under any of the provisions of any applicable statute or makes a voluntary assignment of its assets for the benefit of creditors, is adjudged bankrupt, either upon the Contractor's voluntary petition in bankruptcy or upon the petition of the Contractor's creditors, or any of them, or should a judgement be executed on any of the goods or equipment of the Contractor, or should any lien or other right inconsistent with the Contractor's title to such goods or equipment be enforced, or if the Contractor shall have a receiver, administrator, administrative receiver and/or manager appointed in respect of all

or any of its assets, an application or order is made or a resolution is passed to wind up the Contractor or if the Contractor shall go into liquidation (whether voluntarily or otherwise) or if the Contractor becomes subject, under the applicable laws of any jurisdiction, to any event having an analogous effect to any of the foregoing, the Corporation may terminate this Contract with immediate effect by notice in writing to the Contractor or to the receiver or liquidator or to any person in whom the Contract may become vested, as provided in Clause 22.3 (Termination due to Default).

22 TERMINATION

22.1 Termination by Corporation without Cause

The Corporation may, at its option, terminate all or any part of the Services or the Contract forthwith without cause at any time by giving no less than 30 days' prior written notice to the Contractor, subject to the provisions of Clause 22.2 (Reimbursement to Contractor).

22.2 Reimbursement to Contractor

In the event of termination under the provisions of Clause 22.1 (Termination by Corporation without Cause), the Corporation's sole liability in respect of such termination shall be to pay to the Contractor (a) all sums properly due to the Contractor under the Contract in respect of the Services (or terminated part thereof) up to the date of termination.

22.3 Termination due to Default

- 22.3.1 The Corporation may, at its option, terminate all or any part of the Services or the Contract forthwith by written notice to the Contractor, where: -
 - (a) the Contractor has breached any of its obligations under the Contract, provided that, where remediable, the Corporation has notified the Contractor of such breach in writing and the Contractor has, upon receipt of such notice, failed to immediately commence and thereafter continuously proceed to remedy such breach to the Corporation's reasonable satisfaction; or
 - (b) the Contractor is not ready to commence the Services at the Site by the Commencement Date; time being declared essence of the Contract for commencement of the Services by the Commencement Date; or
 - (c) the Contractor fails to provide the Security Deposit(s) and/or Bank Guarantee (if applicable) as stipulated under this Contract;
 - (d) as provided in Clause 21 (Insolvency), if one or more of the circumstances in that Clause apply.

- (e) the Contractor has breached the Undertaking given under Appendix-10 in respect of hiring of certified skilled workforce under Skill India and Deployment of modern technology/ mechanized operations.
- 22.3.2 If termination occurs pursuant to this Clause 22.3.1, above, then the Corporation's sole liability to the Contractor shall be to pay to the Contractor all sums properly due to the Contractor under the Contract in respect of the Services (or terminated part thereof) up to the date of termination. Nothing shall be due and payable to Contractor if it fails to commence the Services at the Site by the Commencement Date.
- 22.3.3 On termination under this Clause, the Contractor in default, shall be debarred from participating in any future tenders of the Corporation for a period of five years. After completion of such five years, the defaulting Contractor may be permitted to participate in the future tenders of the Corporation provided that all the recoveries/ dues/ adjustments have been effected by the Corporation and there is no dispute pending with the Contractor.
- 22.3.4 On occurrence of any of the events contemplated under Clause 22.3.1, above, whether or not leading to termination of the Contract by the Corporation, the Corporation or its Regional Manager shall, at its sole discretion, in whatever manner it deems fit, shall be at liberty to engage other Contractor(s) and/or other party at the risk and cost of the Contractor, without requirement of a notice to Contractor in this regard, who shall be liable to make good to the Corporation all additional charges, expenses, cost or losses that the Corporation may incur or suffer thereby. The Contractor shall not, however, be entitled to any gain resulting from entrustment of the work to another party. For the purpose of recovering such additional charges, expenses, cost or losses, the Corporation or the Regional Manager shall have the right to adjust the Security Deposit deposited by the Contractor under this Contract.

22.4 Saving of Rights

The termination or expiry of this Contract shall be without prejudice to the rights and obligations of the Parties up to and including the date of such termination or expiry, and shall not affect or prejudice any term of this Contract that is expressly or by implication provided to come into effect on, or continue in effect after, such termination or expiry.

22.5 Consequences of Termination

In the event of termination under any provision of this Contract, the Contractor shall:

(a) promptly cease performance of the Services (or relevant part thereof) and, as directed by the Corporation, clear all unnecessary Contractor's Equipment and Contractor's Personnel from the Site;

- (b) allow the Corporation all necessary rights of access to the Site to take over the Services (or relevant part thereof); and
- (c) if, and to the extent, requested by the Corporation assign any subcontracts or other rights and titles relating to the Services (or relevant part thereof) which the Contractor may have entered into or acquired.

22.6 Survival of Clauses upon Expiry/Termination

The provisions of the Contract and Clauses 12 (Warranty), 15 (Payment), 16 (Taxation), 17 (Indemnities), 18 (Consequential Loss), 22 (Termination), 28 (General Legal Provisions) and 29 (Governing Law and Jurisdiction) shall survive the expiry or termination of the Contract and shall remain in full force and effect after such date.

23 SUSPENSION

23.1 Suspension without Cause

The Corporation shall have the right, without cause, at any time to require the Contractor to suspend the Services (or part thereof) under this Contract on giving notice to the Contractor. Such notice shall include an estimate of the duration of the period of suspension (the "Suspension Period"). The Services (or relevant part thereof) shall resume at the end of the Suspension Period or at such other date as the Corporation may by notice in writing to the Contractor specify.

23.2 Suspension Due to Default

- 23.2.1 If the Contractor is in breach of any of its obligations under this Contract [including, without limitation, any breach of Clause 8 (Health Safety and Environment)], the Corporation shall, subject to Clause 23.2.2, be entitled to immediately suspend the Services (or part thereof) by written notice to the Contractor until such time as such breach has been remedied by the Contractor, in which case no rates or other amounts shall be payable to the Contractor in respect of such period of suspension.
- 23.2.2 Except in the case of a breach which in the reasonable opinion of the Corporation is likely to endanger the safety of any persons or property, the Corporation shall, prior to issuing any suspension notice pursuant to Clause 23.2.1, notify the Contractor of the breach. Following receipt of such notice, if the Contractor fails to immediately commence and thereafter continuously proceed to remedy such breach to the Corporation's reasonable satisfaction, the Corporation may issue the suspension notice pursuant to Clause 23.2.1.

23.3 Procedure following Suspension Notice

Following receipt of a notice to suspend the Services, the Contractor shall discontinue the Services (or relevant part thereof) and follow any specific requirements of the Corporation with regard to the safety of the Services during any period of suspension.

24 PERMITS, LAWS AND REGULATIONS

24.1 Permits and Authorisations

- 24.1.1 Except to the extent that the same have been obtained by the Corporation, the Contractor shall, at its own cost, be responsible for obtaining all certificates, licenses, permits, clearances, approvals and authorizations required for the performance of the Services and in respect of the Contractor's Equipment and the Contractor's Personnel and for all approvals and permits required for the Contractor to engage in business and provide services of the nature contemplated by this Contract. The Contractor shall at all times ensure compliance with all such certificates, licenses, permits, approvals and authorizations referred to in this Clause 24 (Permits, Laws and Regulations). For the avoidance of doubt, the provisions of this Clause 24 (Permits, Laws and Regulations) pertain not only to the present legal and Government requirements, but also to the legal and Government requirements for the entire period of the Contract (including any extension thereof).
- 24.1.2 The Contractor shall apply for license to the prescribed licensing authority through the Corporation in terms of Section 12 of the Contract Labour (Regulation & Abolition) Rules, 1970 before entering upon any work under the Contract. The Contractor shall also obtain temporary licenses, whenever required, under Rule 32 of the relevant Rules in cases, where he intends to employ more labour in number than that mentioned in the regular license, for short durations not exceeding 15 days. The Contractor shall also make an application through the Corporation for renewal on the expiry of the regular license. The Contractor shall get the temporary license renewed, whenever necessary, through the Corporation. If for any reason, the application for a license is rejected by the licensing/appellate authority, the Contract shall be liable to be terminated at the risk and cost of the Contractor and the decision of the Regional Manager in this regard shall be final and binding on the Contractor.

24.2 Laws

24.2.1 The Contractor, during the period of this Contract, shall be responsible for maintaining legal and statutory compliances (the "Compliances") with respect to its Equipment(s), Personnel(s) employee(s) and/or nominees, including payment of all relevant social security benefits, under all the Labour Law legislations, as may be applicable to the Contractor, from time to time.

- 24.2.2 The Contractor shall be responsible for the compliances with all the rules, regulations and/or directions issued by any Local Authority such as Railway, Police, Municipal authorities etc.
- 24.2.2 The Contractor shall be required to maintain a register showing the details of payments made to the relevant statutory authorities with respect to the Compliances, which register along with the monthly challans shall be made available by the Contractor for verification (Audit) by Corporation Representative(s), upon request, from time to time.
- 24.2.3 The Parties hereby agree that any violation of the laws with respect to any of the employee/nominee supplied by the Contractor, under any legal enactment, made by any Government Authority and/or State Government/Local Authority, including, without limitation, the Workmen's Compensation Act, 1923, Employees' Provident Funds and Miscellaneous Provisions Act, 1952, Maternity Benefit Act, 1961, Contract Labour (Regulation and Abolition) Act, 1970, the Payment of Gratuity Act, 1972, Equal Remuneration Act, 1976, Minimum Wages Act, 1948 or the Industrial Disputes Act, 1947, or any other labour law legislation, as the case may be, either existing or that might come into effect during the performance of Services under this Contract, shall be the sole responsibility of the Contractor, which shall, if necessary, volunteer itself before any forum or court of law to clarify any confusion or dispute arising from any such violation of the laws.
- 24.2.4 The Contractor acknowledges that the Corporation is obliged to pay compensation to a workman employed by the Contractor under sub-section (1) of Section 12 of the Workmen's Compensation Act, 1923. During the performance of the Contract, the Corporation, without prejudice to its rights under Sub-section (2) of Section 12 of the said Act, shall be at liberty to recover such amount or any part thereof, in terms of Clause 15.3 (Payments Due to the Contractor and Set-off), by deducting it from the Security Deposit or from any sum due by the Corporation to the Contractor, whether under this Contract or otherwise.
- 24.2.5 Without prejudice to the above and notwithstanding the fact that any other legislations, enactments or any statutory modifications thereof, are applicable or not to the employee/labour/worker/Personnel provided by the Contractor under this Contract, the Contractor shall adhere to the obligations, including but not limited to, as referred in **ANNEXURE-2** to this Contract.

24.3 Indemnity

24.3.1 The Contractor shall defend, indemnify and hold the Corporation harmless from and against any Claim, in connection with Clause 24.1 (Permits and Authorisations) and 24.2 (Laws), which may be levied or imposed on the Contractor or its subcontractors by any Government

- Authority, State Government/ Local Authority arising out of or in connection with the performance of this Contract.
- 24.3.2 For the above purpose, the Corporation shall have the liberty to forfeit the entire amount (or part thereof) of the Security Deposit(s) and/or may appropriate such amount (or the part thereof) of the Security Deposit(s) towards satisfaction of any sum(s) due or all costs, damages or expenses for which the Contractor is liable to the Corporation under this clause. In case, the amount of Security Deposit(s) is not sufficient to cover the amount recoverable by the Corporation from the Contractor, the Contractor shall pay to the Corporation, on demand within the period so prescribed, the balance due and recoverable.

25 ASSIGNMENT AND SUBCONTRACTING

25.1 Assignment

- 25.1.1 The Contractor shall not transfer or assign either the Contract or any part of it or any benefit or interest in or under it without the prior written approval of the Corporation.
- 25.1.2 The Contractor shall not, during the currency of the contract, make any change in its constitution, without the prior approval of the Corporation. The Contractor shall immediately notify to the Corporation in case of happening of an event that leads to an automatic change in its constitution. On receipt of such notice, the Corporation shall have the right to terminate the contract, if it deems so fit.
- 25.1.3 In case the Contractor is a sole proprietorship firm, the contract comes to an end with the death of the contractor / individual or the proprietor of the sole proprietorship firm and contract shall not be awarded to his legal heirs. Any person claiming to be as legal heirs of deceased Contractor or the Sole proprietorship firm seeking the movable assets, amount(s) payable under Clause 15 (Payments), is required to get succession certificate from the court of Competent Jurisdiction.

25.2 Subcontracting

- 25.2.1 The Contractor shall not subcontract the Services or any part of the Services without the prior written approval of the Corporation
- 25.2.2 The Contractor shall not be relieved from any of its obligations or liabilities under the Contract by virtue of any subcontract and the Contractor shall be responsible for all work, acts, defaults and omissions of its subcontractors and its or their employees or consultants as though they were the work, acts, defaults and omissions of the Contractor.
- 25.2.3 No subcontract shall bind or purport to bind the Corporation, and each subcontract shall provide for its immediate termination in the event of termination of this Contract, and for

- immediate suspension of the services under the subcontract in the event of suspension of the Services under this Contract.
- 25.2.4 All subcontractors shall be responsible only to the Contractor. Notwithstanding the foregoing, the Corporation shall have the same rights in respect of the inspection of any services carried out by any subcontractor as are provided for in this Contract in respect of the Services.

26 VARIATIONS

26.1 General

- 26.1.1 No adjustment to the Services, the prices and/or rates set out in **SCHEDULE III**(Compensation Schedule) or any date specified in the Contract for performance of the Services shall be valid unless a variation order has been issued in writing by the Corporation (a "Variation Order"). No additional work or services shall be commenced by the Contractor prior to the Corporation issuing a Variation Order in respect of such work or services.
- 26.1.2 A Variation Order shall in no way affect the rights or obligations or the Parties except as expressly provided in that Variation Order. Any Variation Order shall be governed by the provisions of the Contract.

26.2 Corporation's Right(s)

- 26.2.1 The Corporation may at any time issue a Variation Order to the Contractor requiring the Contractor to alter, amend, omit, add to, accelerate, re-programme or otherwise vary any part of the Services. Upon receipt of a Variation Order the Contractor shall proceed immediately as instructed, and any necessary adjustment to prices and/or rates or dates for performance shall be subsequently made in accordance with Clause 26.2.3 below.
- 26.2.2 Notwithstanding Clause 26.2.1 above, the Corporation shall as far as reasonably practicable before issuing a Variation Order advise the Contractor of the proposed variation and request the Contractor to provide an estimate of the effect (if any) on the prices and/or rates and/or dates for performance such variation would have. Such estimates shall be provided by the Contractor within 3 days of a request by the Corporation and if agreed to by the Corporation shall be recorded in a Variation Order
- 26.2.3 Where the Corporation has issued a Variation Order in accordance with Clause 26.2.1, the Parties shall use all reasonable endeavours to agree on fair and reasonable adjustments to the prices and/or rates and/or dates for performance, which shall, to the extent possible, be based on the existing prices and/or rates and/or dates for performance specified in the Contract. Such adjustments shall be recorded in a further Variation Order.

27 BUSINESS ETHICS

- 27.1 The Contractor shall at all times perform this Contract in a lawful manner consistent with the highest ethical standards and principles, including strict adherence to the Business Ethics. The Contractor shall not at any time enter into any arrangement with personnel, officers or agents of the Corporation or its employees, officers or representatives.
- 27.2 In conducting its business, Contractor shall not, at any time, either directly or indirectly, in the name of, on behalf of, or for the benefit of the Corporation, offer, pay, promise to pay, or authorize the payment of any money and/or gift, or offer, give, promise to give, or authorize the giving of anything of pecuniary value or otherwise to (a) any official, employee, agent, or representative of any government, or any government department, agency, or instrumentality thereof; (b) any political party or official thereof, or to any candidate, nominated or otherwise, for political office; or (c) any official, employee or agent of the Corporation; in each case for the purpose of influencing any act or decision of such official, employee, agent, party, or candidate or inducing such official, employee, agent, party, or candidate, or securing any improper advantage for or otherwise promoting the business interests of the Contractor in any way. Contractor shall require each of its directors, officers, employees, agents, consultants, subcontractors and suppliers to comply with the provisions of this clause.
- 27.3 In the event Corporation believes that the Contractor is engaged in corrupt practices or is acting in contravention of the aforesaid provisions defined in this clause, during the existence of this Contract, Corporation shall have the right to take appropriate action, which may include the immediate termination of this Contract.

28 GENERAL LEGAL PROVISIONS

28.1 Amendment

This Contract shall not be amended except by an instrument in writing expressed to be an amendment or variation hereto and executed by the Parties.

28.2 Waiver

No delay or failure on the part of either Party to enforce from time to time all or any part of the terms and conditions of this Contract shall be interpreted as a waiver of such terms and conditions.

28.3 Retention of Rights

Except in respect of the indemnities granted pursuant to Clause 17 (Indemnities), unless otherwise specifically stated, both the Corporation and the Contractor shall retain all rights and remedies, both under the Contract and at law, which either may have against the other.

The Contractor shall not be relieved from any liability or obligation under the Contract by any review, approval, authorisation, acknowledgement, issue of completion certificate or the like, by the Corporation.

28.4 Notices

- 28.4.1 All notices under this Contract shall be in writing and shall be served to the respective address and/or fax number set out in the Contract. Either Party may from time to time change its address and/or fax number for service herein by giving written notice to the other Party.
- 28.4.2 Any notice may be served by hand delivery to a Party at its address for service hereunder or by facsimile transmission or by mail.
- 28.4.3 Any notice given by hand delivery shall be deemed to be given at the time of delivery.
- 28.4.4 Any notice given by facsimile transmission shall be deemed to be given at the time transmission has been confirmed by the sender's fax machine, subject to the following provision. Where said time of transmission falls outside the normal business hours of the recipient, delivery shall be deemed to be given at 10:00hrs (recipient's local time) on the recipient's next following business day.
- 28.4.5 Any notice served by mail shall be given by registered mail and shall be deemed to be given on the date recorded on the delivery recording sheets by the mail carrier as delivered to and signed for on behalf of the recipient.

28.5 Invalidity

If any provision of this Contract shall be held to be invalid or unenforceable by a judgement or decision of any court of competent jurisdiction or any authority, the same shall be deemed severable and the remainder of this Contract (including the remainder of the affected provision) shall remain valid and enforceable to the fullest extent permitted by law. In any such case, the Parties will negotiate in good faith with a view to agreeing one or more provisions which may be substituted for such invalid or unenforceable provision in order to give effect, so far as practicable, to the spirit of this Contract.

28.6 Entire Contract

This Contract contains the entire agreement between the Parties and supersedes any previous understandings, commitments, agreements or representations whatsoever, oral or written, pertaining to the subject matter hereof, provided that nothing in this Clause 28.6 (Entire Contract) shall have effect to exclude or restrict the liability of either Party for fraud or fraudulent misrepresentation.

28.7 Rights of Third Parties

Except to the extent of any indemnity or release of liability expressly granted in favour of the Corporation Group or the Contractor Group, the Parties to this Contract do not intend that any term of this Contract should be enforceable by any third party, whether pursuant to the Contract (Rights of Third Parties) Act 1999 or otherwise. However, for the avoidance of doubt, the Parties may vary or terminate this Contract in accordance with its terms without the prior agreement of any other member of the Corporation Group or the Contractor Group.

29 GOVERNING LAW AND JURISDICTION

29.1 General

Subject to Clause 29.2, this Contract shall be interpreted, governed by and construed in accordance with the laws of India (excluding any of its conflict of law rules which would direct or refer to the laws of another jurisdiction) for the time being in force and shall be subject to the exclusive jurisdiction of the courts at **DELHI**

29.2 Dispute Resolution

Any dispute, disagreement, claim or other difference arising out of or in connection with this Contract (a "Dispute") shall be resolved in accordance with Clause 29.2 (Dispute Resolution).

- 29.2.1 In case, the Parties are unable to resolve any Dispute through good faith discussion, either Party shall be entitled to refer such Dispute to arbitration by serving notice on the other Party.
 - In cases where the claim amount is INR 50 Crores or less, the arbitral tribunal shall consist of a sole arbitrator, to be appointed mutually by both the parties .

- In cases where the claim amount is in excess of INR 50 Crores, the arbitral tribunal shall consist of three members, one to be nominated each by a party and the presiding arbitrator to be appointed by the two nominated arbitrators.
- 29.2.2 The Parties agree that the arbitration proceedings shall be governed by the provisions of the Arbitration and Conciliation Act 1996 of India (or any statutory modification or reenactment thereof for the time being in force). The language of the arbitration shall be English. The venue for such arbitration shall be at **DELHI**.
- 29.2.3 The arbitral proceedings in respect of a particular dispute shall commence on the date on which the arbitrator call upon the party to file its claim.
- 29.2.4 The Contractor shall be obliged to continue to provide the Service(s) to the Corporation under the Contract or the Scope of Work, during the arbitration proceedings and no payment due or payable to the Contractor (except payment in dispute) shall be withheld on account of such proceedings.
- 29.2.5 The cost of arbitral proceedings shall be borne by the party/parties in the discretion of the sole arbitrator.
- 29.2.6 The arbitration award shall be a reasoned award. The same shall be final and binding on the Parties. The right to refer any Dispute to arbitration pursuant to this Clause 29.2 (Dispute Resolution) shall survive the expiry or termination of the Contract.

ANNEXURE-1

BANK GUARANTEE

(To be submitted on non-judicial stamp paper of appropriate value purchased in the name of the issuing Bank)

This Deed of Guarantee made this _day of between (Name of Bank) having its registered office at_(place) and one of its local offices at(hereinafter referred to as the Surety), in favour of Central Warehousing Corporation, a Statutory Corporation established under the Central Warehousing Corporation Act, 1962 having its Corporate Office at 4/1 Sri Institutional Area, August Kranti Marg, HauzKhas, New Delhi 110016 (hereinafter referred to as CWC). _____(hereinafter referred WHEREASM/s to as "Contractor") having its registered office at______ is bound to furnish Security Deposit to CWC in connection with the Contract awarded to the Contractor for Handling & Transport contract at___ (name of the centre). WHEREAS the Contractor as per the provisions of the Contract has agreed to furnish Performance Bank Guarantee for Rs. for due performance of all obligations under the contract and/or in lieu of requisite experience/ Absolute Rate below SOR, within fifteen working days from the date of acceptance of tender. NOW THIS WITNESSETH: 1. That the Surety in consideration of the above Contract awarded by CWC to the Contractor, hereby undertake to pay on demand by the CWC and without demur, and without notice to the Contractor, the said amount of Rs. _____(Rupees_____). 2. This Guarantee shall not be affected/discharge by any infirmity or irregularity on the part of the Contractor and by dissolution or any change in the constitution of CWC, Contractor or the Surety. 3. The Surety shall not and cannot revoke this guarantee during its currency except with previous consent of CWC in writing. 4. Notwithstanding anything contained in the foregoing, the Surety's liability under this Guarantee is restricted to Rs._____(Rupees____). 5. This Guarantee shall remain in force and effective up to and shall expire and become ineffective only on written intimation given to the Surety by CWC for this purpose and in that case this Guarantee shall stand discharged.

- 6. The Surety will make the payment pursuant to the Demand issued by CWC notwithstanding any dispute or disputes raised by the Contractor against CWC, Bank or any other person(s) in any suit or proceeding pending before any Court or Tribunal as the Surety's liability under this guarantee is absolute and unequivocal.
- 7. Any forbearance, act or omission on the part of CWC in enforcing any of the conditions of the awarded Contract or showing any indulgence by CWC to the Contractor shall not discharge the Surety in any way and the obligations of the Surety under this Guarantee shall be discharged only on the written intimation thereof being given to the Surety by CWC.
- 8. Notwithstanding anything contained hereinabove, unless a demand or claim under this Guarantee is made on the Surety in writing on or before___theSurety shall be discharged from all liabilities under Guarantee thereafter.
- 9. The Surety has the power to issue this Guarantee under its Memorandum and Articles of Association and the person who is hereby executing this deed has the necessary powers to do so under the authority conferred on him by the bank.
- 10. Cover message for this BG has been sent to CWC bankers i. e. ICICI Bank, 9Phelps Building, Connaught Place, New Delhi, (IFSC Code: ICIC0000007)through SFMS.

SIGNED AND DELIVERED

For and on behalf of For and

on behalf of above named Bank

(Banker's Name and Seal)

ANNEXURE-2

LABOUR LAW(S) COMPLIANCES AND OBLIGATIONS

1. Contractor shall adhere to all general labour & statutory regulations, as may be applicable on it from time to time including, all necessary aspects such as minimum wages, PF, medical insurance, and accident insurance etc. for Personnel it engages for discharging its obligations under this Contract. The Contractor shall also comply with all Rules, Acts and Regulations made or as may be made by the Government Authority, State Government/ Local Authority from time to time pertaining to the Contract, pertaining to Labour Law(s).

Contractor shall submit copies of proof of statutory payments like insurance premium receipt, PF statement on quarterly basis to the Corporation/ Regional Manager for ensuring compliance.

- 2. Contractor shall strictly disburse salaries to its Personnel on time without fail. Contractor shall be responsible for collection & payment of taxes and any other statutory requirements made by any Government Authority, State Government/ Local Authority having jurisdiction, on behalf Personnel engaged.
- 3. While submitting monthly bill(s), Contractor shall submit all statutory registers (mentioned below) duly signed for the previous month to the Corporation/ Regional Manager. Acceptance of bill(s) shall be at the discretion of the Regional Manager in case of nonfulfillment of this condition.

The following is an indication and an inclusive list of Contractor's obligations under this Contract in respect of Labour Law(s) compliances:

1a. The Contractor shall be liable for making contributions in accordance with the provisions of the Employees Provident Fund and Miscellaneous Provisions Act, 1952 and the scheme framed there under in respect of the Personnel employed by it. The Contractor shall recover the amount payable by such Personnel and pay to the Corporation i.e. the Principal Employer under the said Act, the amount of member's contribution together with an equal amount of Contractor's contribution. If, on account of the default of the Contractor in making/depositing such payments or for any other reason, the Corporation makes such contributions on behalf of the contractor, the CWC shall be entitled to set off against the amount due to the contractor, the contributions made by it on account of his default in making payment or otherwise in respect of the labour employed by the Contractor.

1b. The Contractor shall maintain and submit following Records & Returns prescribed under the EPF Act, 1952 and the Scheme framed there under to the Authority designated under the said Act and to the Regional Manager of the Corporation, or any officer acting on his behalf

Form-2	Nomination & Declaration Forms to be submitted for new entrants
Form-3.	The Contribution Card for the currency period-annually.
Form-3-A	Contribution Card for the currency period from 1 st April; to 31 st March annually.
Form-4	Contribution Card for Employees other than monthly paid Employees annually.
Form-5	Return of Employees qualifying for the Membership.
Form-5A	Return of Ownership to be sent to the Regional Commissioner.
Form-6.	Return of the Contribution Card and Annual Statement of Contribution
Form-6A	Consolidated Annual Contribution Statement
Form-10	Form of Maintenance of Accounts.
Form-11	Balance Sheet.
Form-12- A	Statement of Contribution Monthly

- 1c. The Contractor shall, within 7 days of the close of every month, submit of the Principal Employer (Corporation), Statement showing the recoveries of Contribution in respect of Employees employed by or through him and shall have to furnish to him such information as the Principal Employer (Corporation) is required to furnish under the provisions of Employees Provident Fund Scheme 1952 to the Commissioner.
- 1d. The Contractor shall maintain inspection Note Book in the form as may be specified by the Commissioner, for an Inspector to record his observations on his visit. The Contractor shall also make available the same when asked for inspection to the Officer of the Regional

Provident Fund Commissioner and to the Regional Manager of the Corporation or any officer authorized by him, acting on his behalf.

- 2. If the Contractor fails to submit the prescribed Returns, Records and other documents to the designated authority under the EPF & MP Act, 1952 and Scheme framed there under and also to Regional Manager ______,Central Warehousing Corporation, CWC will be at liberty withhold the pending bills, Security Deposit etc, and or any other payments due to the Contractor.
- 3. In complying with the said enactments or any statutory modifications thereof, the contractor shall also comply with or cause to be complied with the labour regulations enactments made by the State Govt./Central Govt. from time to time in regard to payment of wages to the workers, wage period, deduction from wages, recovery of wages not paid and deductions unauthorizedly made, maintenance of wage book and wage slip, publication of the scale of wages and other terms of employment, inspection and submission of periodical returns and all other mattes of like nature.
- 4. Notwithstanding the fact whether the said legislations, enactments or any statutory modifications thereof, are applicable or not to the employees/workers employed y the contractor of shall comply with the following:-

4i. PAYMENT OF WAGES TO WORKERS:-

The contractor shall pay not less than minimum wages to the workers engaged by them on either time rate basis on the work. Minimum wages both for the time rate and for the piece rate work shall mean the rate(s) notified by Appropriate Authority from time to time during the currency of contract period. Where such wages have not been so notified by the appropriate authority, the wages prescribed by the Regional Manager, as minimum wage, shall be made applicable. The Contractor shall maintain following records and registers as per Minimum Wages Act, 1948 & Central Rules made there under:

Form-I.	Register of fines.
Form-II.	Register of deduction for damage or loss caused to employer by the
10111111	neglect or default of the employed person.
Form-III.	Annual return
Form-IV	D.T. Register for workers.
Form-V.	Muster Roll.
Form; IXa	Abstract of the Act & Rules to be displayed on Notice Board.

Form XI.	Wage slips should be issued to the	Contract Labour in a day prior to
	disbursement of wages.	

The proforma of Register of Fines and Deductions is indicated below:

Register of Fines

SI	Register of Fines Sl. Nam Father's/ Se Departme Natur Whethe Rate Date Remark										
No	e	Husband 's Name	X	nt	e and date of offenc e	whether r workme n show- caused against fine or not, if so enter date	of Wage s	and amou nt of fine	on which fine realize d	S	

Register of Deductions for damages or loss caused to the Employer by the Labourer(s)

Register of Deductions for damages or loss caused to the Employer by the Labourer(s)

Sl.	Na	Father's	Se	Departm	Damag	Whethe	Date	Number	Date	Remar
N	me	/	X	ent	e/ loss	r	and	of	on	ks
o.		Husban			caused	workm	amount	Instalme	which	
		d's			and	en	of	nt, if any	damag	
		Name			date	show-	deducti		e/ loss	
						caused	on		realize	
						against	impose		d	
						deducti	d			
						on or				
						not, if				
						so enter				
						date				
						V				

4ii. Weekly off:

The contractor shall allow or cause to be allowed to the workers directly or indirectly employed in the work one days rest for six days continuous work and pay wages at the same rate as fro duty.

4iii. Attendance Allowance:

The contractor shall pay attendance allowance per day @ 50% of the daily wages notified by the Minister of Labour under the Minimum Wages Act from time to time to the regular workers generally employed by him on him on piece rate basis when such worker report for duty on the day but is not booked or given work for the day shift. Aforesaid wage/benefits at Clause vi (e) (i) to (iii) shall be deemed to be a part of this contract and any contravention thereof shall be deemed to be a breach of this contract. He General Manager shall have the right to deduct any sum due to the contractor required for making good the loss suffered by a worker of workers by reasons of non-fulfillment of the condition of the contract for the benefit of workers, non-payment of wages, or of deductions made from his or their wages which were not justified or not observations of the regulations/enactments mentioned in Clause VI (a).

- 4iv. Welfare and Health of contract Labour Duties and responsibilities of the contractor: The contractor shall comply with the provisions as regards provision of canteen/rest room, latrine, Urinal, Washing facilities, first and facilities etc as follows as contained in the Contract Labour (Regulation & Abolition) Act 1970 and other applicable laws no amended from time to time.
 - (a) Where contract labour in required to halt at night and work is likely to continue for three months, a rest room is to be provided by the contractor within 15 days.
 - (b) Where 100 or more Contract Labour is likely to continue work for six monthly, the Contractor shall provide a Canteen within 60 days of employing labour.
 - (c) Sufficient supply of drinking water at convenient places to be provided.
 - (d) Sufficient number of latrines and urinals to be provided.
 - (e) Adequate and suitable washing, bathing places separately for men and women, shall be provided by the contract.
 - (f) First Aid ox (one box for 150 Contract Labour) to be provided in working hours.
- 4v. Contract Labour (Regulation & Abolition) Rules, 1970
 - (a) As pe Rule 25 (2) (VIII), every contractor shall file a return intimating commencement/completion of contract work within 15 days to the inspector in Form VI.A.
 - (b) As per Rules 75, the contractor shall maintain a Register of workmen Employed in Form-XIII and he shall also display hours of work, nature of duty etc.
 - (c) Every contractor shall issue a Service Certificate in Form-XV to the workman on termination of his services as per Rule. 77.
 - (d) As per Rule 82(1), every Contractor shall submit Half-yearly Returns in duplicate in Form-XXIV to Licensing Officer within 30 days from the close of Half-year.
 - (e) Notice to be displayed as required under Rule 81(1) and copy of such notice to be sent to Inspector as per Rule 81(2).
 - (f) The Contractor shall also maintain following records/ registers also:
 - Muster Roll in Form XVI:
 - Register for deduction for damage, loss in Form XX as per Rule 78(1)(a)(ii);

- Register of Fines in Form XXI;
- Register of Advances in Form XXII.
- (g) Employment Card shall be given by Contractor in Form XIV to each worker within 3 days of employment as per Rule 76, in the following format:

	Temporary Contract Labour's Em	nployment Card
		Recent Photograph
1.	Name of the Labour/Worker	
2.	Father's/ Husband's Name	
3.	Date of Birth	
4.	i) Address (Local)ii) Permanent	
5.	Name and address of CWC Contractor	
6.	Valid (Period of the Contractor)	From to
	Signature and stamp of the Contractor/ Authorised representative	-

SCHEDULE- II: SCOPE OF WORK

PART-I: SERVICES

FOR STOCKS RECEIVED AT OR DESPATCHED FROM RAILWAY STATION/RAILWAY SIDING OR FOR STOCKS DELIVERED TO RECIPIENTS.

- **1.** UNLOADING FROM WAGONS AT RAILWAY GOODSHED/RAILWAY SIDING LOADING INTO TRUCKS/ANY OTHER VEHICLES:
- a) The contractor shall unload the foodgrains bags from wagons/rakes/jumbo rakes placed at the Railway station/Railway Siding or from trucks/any other vehicles, carry them and stack the bags in the Shed on the Platform/ground in accordance with the instructions of the Warehouse Manager or any officer acting on his behalf. They shall also perform the reverse services when directed.
- b) The contractor shall unload the foodgrains bags from wagons/rakes/jumbo rakes placed at the Railway Station or at the Railway Siding as the case may be, or from trucks/or any other transport vehicles, carry them and directly load them into the trucks/any other transport vehicle or into wagons after stacking the bags wherever necessary in the Shed/on the Platform/ground in accordance with the instructions of the Warehouse Manager or any Officer acting on his behalf.
- **2.** TRANSPORT OF FOODGRAINS BAGS FROM THE RAILWAY STATION TO VARIOUS GODOWNS AND VICE-VERSA:

The Contractor shall transport by trucks to be arranged by them such number of bags of foodgrains, sweepings, spillage etc.; as may be required, on day to day, by the Warehouse Manager or an Officer acting on his behalf, from the Railway Station to the various Godowns or vice-versa. The contractor shall take care not to mix bags of different kind of foodgrains bags containing different qualities of the same foodgrains and bags containing wet/damaged grains, sweepings etc; with bags of sound grains etc.

The contractor shall obtain from the Warehouse Manager or an officer acting on his behalf every evening particulars of the number of bags of foodgrains etc., required to be transported the next day, the place where the trucks/carts should report for loading and the destination to which the goods would be required to be transported. In special cases, they may be required to arrange transport at shorter notice and they shall be bound to comply with such requisitions. Payment for this service will be in accordance with the stipulation given in notes below the Schedule of Rates.

3. UNLOADING FROM WAGONS AT RAILWAY SIDING OR FROM TRANSPORT VEHICLES AND STACKING THE FOODGRAINS BAGS IN GODOWNS:

The Contractor shall unload the foodgrains bags from wagons placed at the Railway Siding or from the trucks, stack the foodgrains bags on the Platform/Ground wherever necessary through

Mechanized operations .The bags shall be stacked either in the form of conventional stack for bagged storage or in the form of side wall for enclosing a pit for flat storage up to 10, 16, 20 or beyond 20 high in accordance with the instructions of the Warehouse Manager or an Officer acting on his behalf. The remuneration for stacking of bags on platform/shed / ground wherever necessary and providing the means of carriage mentioned above shall be deemed to be included in the contract rates for this service of unloading and loading. No extra remuneration on any account for such stacking and for use of the means of carriage shall be paid except when the bags unloaded from wagons placed at the Railway Siding are required to be transported by trucks to the godowns situated at a considerable distance from the Railway Siding in the same premises for which separate remuneration has been provided for.

4. UNLOADING FROM WAGONS / TRANSPORT VEHICLES AND POURING THE GRAINS IN FLAT STORAGE PIT IN GODOWNS :

The Contractor shall unload the foodgrains bags from wagons placed at the siding or from trucks, stack the bags wherever necessary on the platform/shed/ground, carry the bags to the Flat Storage pit wherever necessary through mechanized operations, cut open the mouth of the bags and pour the foodgrains into the pit. Normally, the pouring of the foodgrains will be required to be done in a baby pit built at convenient spot in a depot premises or may be required to carry the bags to the regular flat storage pit over the side walls and perform the services of cutting open the mouth of the bags, pouring the foodgrains there, levelling and shovelling. The side wall built with bags in the case of the baby pit shall be upto 10 high while that in the case of regular flat storage pit shall be upto 20 high.

The remuneration for stacking of the bags from Platform / Shed wherever necessary and for providing the means of carriage mentioned above shall be deemed to be included in the contract rates for these services of unloading and loading. No extra remuneration on any account for such stacking and for use of means of carriage shall be paid except when the bags unloaded from wagons placed at the Railway Siding are required to be transported by trucks to the godowns situated at a considerable distance from the Railway Siding in the same premises for which separate remuneration has been provided for.

5. LOADING INTO WAGONS FROM GODOWNS SERVED BY SIDING LOADING ON TRUCKS/OR ANY OTHER TRANSPORT VEHICLE FROM GODOWN FOR DISPATCHES OR FOR DELIVERY TO THE RECIEPENTS:

The contractor shall remove the foodgrains bags from the stack inside the godowns, carry them wherever necessary through mechanized operations and load the foodgrains bags into wagons (in case of godowns served by Railway Siding) or load them on trucks or any other transport vehicle or in the alternative put the bags in a countable position after stacking, the bags wherever necessary on platform/ground for purposes of dispatch or for delivery to buyers in accordance with the instructions of the Warehouse Manager or an Officer acting on his behalf.

The remuneration for stacking of bags on the platform/shed/ground wherever necessary and for providing the means of carriage mentioned above shall be deemed to be included in the contract rates for this service of carrying from stacks and loading etc. No extra remuneration on any account as such for stacking and for use of the means of carriage shall be paid except when the bags unloaded from wagons placed at the Railway Siding are required to be transported by trucks to the godowns situated at considerable distance from the Railway Siding in the same premises for which separate remuneration has been provided for.

6. CARRYING BY MEANS OF TRUCKS FROM RAILWAY SIDING TO THE GODOWNS OR VICE VERSA:

The contractor shall, as and when required by the Warehouse Manager or an Officer acting on his behalf, use trucks for carrying bags of foodgrains from the godowns to the Railway Siding or from the Railway Siding to the godowns which are situated in the same premises but at a considerable distance from the Railway Siding. The Contractor shall be entitled for remuneration under this item for godowns, which are indicated in the tender. If, however, any Shed / Godowns constructed or added during the currency of the contract require the use of trucks for such services as provided herein, the use of trucks in such cases shall be specifically permitted by the Warehouse Manager or an Officer acting on his behalf, whose decision shall be final and binding on the contractors. The remuneration under this item is inclusive of themechanized operation of loading into and unloading from trucks. Payment for this service will be in accordance with the stipulations given in notes below the schedule of rates. The payment under this item shall be in addition to item 3 or 4 or 5 of the Schedule of Rates.

7. TRANSPORT OF FOODGRAINS (NOT PROVIDED FOR UNDER ITEM (2) AND (6)

The Contractor shall, transport by trucks to be arranged by him, for such quantity of foodgrains, as may be required from day to day by the Warehouse Manager or an Officer acting on his behalf, from one godown to another godown or from any place to another place in and around at Central Warehouse ______. The Contractor shall take care not to mix bags of different kinds of foodgrains bags containing different qualities of the same foodgrains and bags containing wet/damaged foodgrains sweepings etc., with bags of sound grains etc. The contractor shall obtain from the Warehouse Manager or an Officer acting on his behalf every evening, particulars of the number of bags foodgrains etc; required to be transported the next day, the place where the trucks should report for loading and the destination to which the goods would be required to be transported. In special cases, the contract or may be required to arrange transport at short-notice and they shall be bound to comply with such requisitions. Payment for this service will be in accordance with the stipulation given in notes below the Schedule of rates.

8. WEIGHMENT:

The Contractor shall under their supervision weigh such number of bags of foodgrains, as may be required, after placing the bags, wherever necessary, before weighment or by placing the bags, wherever necessary after weighment. The remuneration for this service shall be deemed to include placing of bags, wherever necessary, near the scale either before or after weighment, carrying out the weighment by placing the bags on the scale and removing the bags from the scale. Weighment of foodgrains as described above, shall be done in conjunction with any other service like receipt, dispatch/ delivery etc. either at Godown / Railway Platform / Railway Siding / shed or anywhere else as directed by the Warehouse Manager or an officer acting on his behalf. Payment under this service for actual number of bags weighed will be made in addition to the service in conjunction with which weighment is performed unless weighment is included specifically in a service like physical verification, standardization, cleaning etc. The contractor shall be responsible to supply adequate and sufficient number of scales for weighment. Provided always that the contractor shall not use their own scales, where the same are available with the Corporation and contractor shall be liable to pay hire charges for the same at the rates prescribed in the Schedule.

9. REMOVING BAGS FROM STACKS AND POURING CONTENTS INTO FLAT STORAGE:

The Contractor shall, when required, remove foodgrains bags from stacks in the same or any other godown or from the side wall of a flat storage, cut open mouth of the bags pour the grain into the flat storage and carry out shovelling and leveling of the foodgrains.

10. FILLING LOOSE GRAINS FROM FLAT STORAGE:

Foodgrains from Flat Storage will normally to be taken out by evacuators or grainveyors supplied and operated by the Corporation. The evacuvators will either discharge the grain into the baby pit or feed the hoppers of the automatic/weighing and filling machines (velosac machines) which are designed to fill the bags upto a prescribed weight. The contractor shall supply the number of skilled workforce required in the operations of these machines, in accordance with the instructions of the Warehouse Manager or an officer acting on his behalf. However, the contractor, when required shall with their labour, take the loose grains out of the flat storage pit, making a baby bulk grain pit. If necessary, and fill the loose foodgrains into empty gunnies, carry them to scales, bring them upto a prescribed standard weight, stitch the bags with at least 16 stitches and stack them in the same or any other godowns(s) or load them into wagons/transport vehicles.

NOTE:

"In case of bags weight upto 42Kg and 52Kg the same rates will be applicable for handling operations as that of bags weight of 40Kg and 50Kg respectively".

PART - II OTHER SERVICES

11. PHYSICAL VERIFICATION:

The contractor shall, under their supervision, weigh such number of bags of foodgrains as may be required for physical verification. Weighment for this service shall be deemed to include carrying bags from stacks, to weighing scales, putting them on scales, carrying out weighment, removing bags from scales, doing interim stacking inside or outside the godown, as and where necessary, carrying the weighed bags and stacking them upto10, 16, **20, or beyond 20 high**, as may be directed by Warehouse Manager or an officer on his behalf. Normally, the weighed bags will be required to be restacked in the same godown or outside the same godown. It may, however, be necessary to restack the weighed bags in another godown.

12. STANDARDISATION:

The contractor shall, with under their supervision, standardize such number of bags of foodgrains, as may be required by the Warehouse Manager or an Officer acting on his behalf. Standardization shall be deemed to include carrying bags from stacks to weighing scales, cutting open the mouth of the bags putting bags on the scales, putting in or taking out grains from each bag as may be necessary in order that each bag contains the standard weight of foodgrains as fixed by the Warehouse Manager or an officer acting on his behalf, removing the bags from the scales; restitching the bags with at-least 16 stitches on each bag, doing interim stacking inside or outside the godown as and where necessary, carrying the standardized bags and stacking upto 10, 16, 20, or beyond 20 high loading into wagons/trucks or any other vehicle as directed. When the standardized bags are not required to be restacked or loaded, such bags shall be left in a countable position on the floor of the godown. The standardized bags shall be stacked in the same godown or in another godown, as directed by the Warehouse manager or an Officer acting on his behalf. In all such cases, payment will be done for actual number of bags received after standardization.

13. FILLING GUNNIES WITH LOOSE GRAINS TO A PRESCRIBED WEIGHT, STITCHING AND STACKING / LOADING DELIVERY:

Contractor shall, where necessary, make heap (or Palla) of any loose grains, sweepings, damaged grains etc., available in the godowns or anywhere else and fill the same into empty gunny bags. The filled bags shall be carried to scales, brought to the prescribed standard weight, stitched with at least 16 stitches and stacked or dispatched/delivered, as required.

14. CLEANING:

The contractor shall, as and when required, with their labour, clean the foodgrains, sweepings etc; Cleaning shall be deemed to include restacking the bags, weighing them to ascertain the precleaned weight carrying them to the place assigned for cleaning and subject to such process as winnowing, sifting, passing through the sieves or other methods of cleaning as cleaning by machines etc., removing the cleaned grains, filling the grains in bags, weighing them to a standard

weight prescribed by the Warehouse Manager or any Officer acting on his behalf, stitching the bags firmly with at least 16 stitches and carrying the standardized bags and stacking them upto 10, 16, 20, or beyond 20 high or loading them into wagons/trucks/transport vehicles as directed, collecting the refraction, filling them in bags as directed, weighing them and stacking upto 10, 16, 20, or beyond 20 high or loading/ delivering them as directed. Payment will be made only for the number of bags received after cleaning and standardization. No separate payment for the bags filled with refractions will be made.

15. DRYING OF DAMAGE FOODGRAINS:

The contractor shall undertake drying of damaged food grains, whenever required. Drying shall be deemed to include carrying food grains bags, from stacks or anywhere else from the godown, cutting open the mouth of the bags spreading the food grains inside or outside the godown and after drying making them into a palla, filling loose grains into empty gunnies upto a prescribed weight, stitching and stacking the bags in the same or another godown up to 10, 16, **20, or beyond 20 high** or loading /delivering them as directed. If weighment is required to be done before cutting open the bag, it will be paid separately. Payment under this service will be made only for the number of bags received after drying and standardization.

16. REBAGGING: -

The contractor shall re-bag loose grains or the contents of unserviceable bags into new bags supplied by the Corporation. Rebagging shall be deemed to include breaking the stacks, emptying contents of unserviceable gunnies, making a palla if necessary, filling new bags upto a prescribed weight, stitching them, doing interim stacking inside or outside the Godowns, as and when necessary and stacking them upto 10, 16, 20, or beyond 20 high and delivering/ dispatching as directed.

17. LOADING OF OPEN WAGONS:

The contractor shall load or unload open Railway wagons, wherever necessary. In addition to the normal duties and responsibilities attached to the service of loading/unloading covered wagons, the contractor shall also perform all other Auxiliary services incidental to handling of open wagons.

18. LOADING OF BOX WAGONS:

The contractor shall load/unload Box Type (Open) wagon, wherever necessary. In addition to the normal duties and responsibilities attached to the service of loading/unloading covered wagons, the contractor shall perform all other auxiliary services incidental to the handling of box type wagons.

19. (A) BREAKING OF STACKS AND RESTACKING

The contractor shall, as and when required, remove bags from any stack(s) in the godown and restack in the same or another godown up to 10, 16, 20 or beyond 20 high.

(B) STACKING / REMOVING OF DUMPED BAGS

The contractor shall as and when required remove dumped bags from outside the godowns/platform and stacked in the same or another godown up to height in the slabs of 10,16,20, or beyond 20 high.

20. COLLECTION OF SCATTERED BAGS:-

The contractors shall as and when required remove/collect the scattered bags from the godowns and stack them in the same or another godown up to 10, 16, 20, or beyond 20 high.

21. BUNDLING OF EMPTY GUNNIES:-

The contractor shall collect the empty gunnies released after various operations, rebagging, cleaning etc; and bundle them into bundles of 25 or 50 each, as directed by the Warehouse Manager or an officer acting on his behalf. The bundles shall be neatly made to allow verification and the twine required for tying or stitching the outer surface of the bundles shall be supplied by the **Contractor**. The bundles so made, shall be carried to the place assigned for storage of empty gunnies, and stacked in accordance with the instructions of the Warehouse Manager or an officer acting on his behalf. The remuneration for this service shall be deemed to be inclusive of the cost of twine required to be supplied by the contractor.

22. STENCILLING OF BAGS:-

The contractor shall, through their workers and stencilling materials, stencil such number of bags as may be directed by the Warehouse Manager or an officer acting on his behalf. In full wagon load, the name of destination station in block English letters shall be stencilled on such number of bags as may be required. In the case of smalls, the particulars of the consignee, commodity and weight of the contents shall also be stencilled. The contractor may, with the prior permission of the Warehouse Manager or an officer acting on his behalf, mark the bags in the prescribed manner with brush and indelible ink instead of stencilling.

23. SUPPLY OF TRUCKS FOR WARAFERI WITH TWO WARNERS :-

The Contractor shall, whenever required by the Warehouse Manager or an officer acting on his behalf, supply one or more trucks for waraferi with two warners for full day or half day for transporting food grains from one godown to another or for miscellaneous transport operations. The charges for supply of trucks shall be deemed to include the charges for the supply of two warner and no separate remuneration shall be paid thereof.

24. SUPPLY OF CASUAL LABOUR:

The Contractors shall provide such number of male or female Casual Labours whenever asked to do so at short notice during day or night by Warehouse Manager or an officer acting on his behalf.

The payment of casual labour wage shall be not less than the minimum statutory rates fixed by the appropriate authority from time to time during the currency of the contract.

The labourso supplied can be asked to do fumigation / brushing dusting, spraying or pumping with foot pump and undertaking prophylactic / curative disinfestations measures, whenever necessary.

CWC will make payment of casual labour to contractor which shall include Minimum wages as fixed by the Statutory authority from time to time plus EPF and ESI (if applicable). Service charges @ 10% on wage paid by the contractor excluding EPF and ESI (if applicable) will be given.

- 25. It shall be the responsibility of the Contractor to follow the direction(s) of the Warehouse Manager/ Regional Manager of the Corporation or an officer acting on their behalf, to undertake the following services:
- (i) Loading /unloading of crates, tarpaulins, gunny bales, gunny bundles, fumigation covers/ covers meant for covering, bamboo mats.
- (ii) Shifting /transfer of filled bags with grains etc. from one truck/vehicle to another truck/vehicle.
- (iii) Any other related work including dusting, fumigation/brushing, spraying or pumping syanogas with foot pump etc.
- Note: In regard to operations like destacking of food grain bags from outside the godowns to carry them inside the godowns for stacking would be done by the contract labourers during receipt of levy rice and no separate amount would be payable by the Corporation for this operation.
- **26.** Transfer and/or shifting of filled bagsfrom one truck/ vehicle to another truck/ vehicle.
- **27.**The timeline for performingmechanized loading and unloading operations at warehouse by the contractor, if the distance between weighbridge to Loading /unloading point is: -

Up to 250 Mtrs – 15 Minutes /100 bags or part thereof Beyond 250 Mtrs – 20 Minutes /100 Bags or part thereof.

The timeline of operation will be calculated on the basis of time mentioned in weighment slip of loaded truck/ vehicle and weighment slip of tare vehicle taken at our Lorry weighbridge.

In case of weighment is done from outside weighbridge ,the time will be calculated from the entry of truck/ vehicle inside the gate of the warehouse and exit of the truck/ vehicle at gate . Time mentioned on gate register for entry/exit will be considered for above timeline . In the event of any fault or defaults on any particular day/days on the part ofthe contractor in performing services, a Penaltyat the Rate of Rs. 50/- per hour or part thereof per truck/ vehicle, will be recovered from the contractor's bill irrespective of the size of the truck/ vehicle.

The decision of the Regional Manager regarding such failure of the contractor and its liability for the losses suffered by the corporation shall be final and binding on the contractor

PART III: AUXILIARY, INCIDENTAL SERVICES AND DUTIES

The Contractor shall carry out all items of Services assigned or entrusted by the Warehouse Manager or an officer acting on his behalf and shall abide by all instructions issued to them from time to time by the said officer of the Corporation. It shall render the Services to the satisfaction of the Warehouse Manager/Corporation or an officer acting on its behalf, together with such auxiliary and incidental duties, services and operation as may be indicated by the said officer(s) and that are not inconsistent with either the Conditions of Contract (Schedule I) or the Scope of Work (Schedule II). Remuneration for all auxiliary and incidental duties and services not specifically provided for in the Schedule of Rates for Services shall be deemed to be included in the remuneration for all the Services to be provided under Part I and Part II of Schedule II (Scope of Work).

- 1. The Contractor shall always be bound to act with reasonable diligence and in a business likemanner and to use such skill as expected of man of ordinary prudence in the conduct of their activities.
- 2. The Contractor shall take adequate steps and necessary precautions to avoid wastage and damage to the foodgrains etc; during the loading/unloading of trucks/ carts/ wagons/any other transport vehicle at the Railhead/ Godowns or any other loading/unloading point. The Contractor shall be liable for any loss which the Corporation may suffer on account of the bags not being properly handled. The decision of the Warehouse Manager regarding such loss shall be final and binding on the Contractor. They shall spread their own tarpaulins or gunny bales at the loading/unloading points to avoid wastage and damage.
- 3. The Contractor shall provide sufficient number of tarpaulins for each truck/cart/any other transport vehicle to cover the bags of foodgrains etc. during the rains and shall be responsible, if the foodgrains etc; are damaged by rain through their (Contractors) failure to

- supply adequate number of tarpaulins or to take reasonable precautions. The decision of the Warehouse Manager in this matter shall be final and binding on the Contractor.
- 4. The Contractor shall provide their own planks and supporting bags to serve as ladders for the purpose of loading/unloading into/from trucks/carts/wagons or stacking, no filled bags (with grains etc;) shall be used in the operation.
- 5. The contractor shall ensure that their workers do not use any type of hooks for handling foodgrains bags at any stage. The use of any hooks shall render the contract liable to cancellation. The contractor shall also be liable to make good to Corporation, any losses caused by the use of hooks. The decision of the Regional Manager regarding such losses shall be final.
- 6. The Contractor shall collect the relevant railway receipts and arrange to take delivery of consignment within the free time allowed by the Railways. If the railways receipts for a particular consignment is not available, the Contractor shall take delivery or arrange despatch of consignment of foodgrains etc, at short notice and they shall be bound to comply with such request/s.
- 7. The Contractor shall prepare necessary forwarding notes, risk note forms, etc; in respect of consignments intended for dispatch by Railways.
- 8. If any consignment received has been booked on "freight to pay" basis, the Contractors shall pay freight by means of Corporation's Credit-Note which they shall obtain from the Warehouse Manager or an Officer acting on his behalf. But if for any reason(s) these are not issued, the Contractor, shall themselves pay the freight in the first instance and then get reimbursed the same by submitting a stamped and pre receipted bill supported by vouchers.
- 9. The Contractor shall ensure before the commencement of unloading of each wagon that the wagon seals are intact and if any wagon seal is found to be tampered with, they shall bring the matter to the notice of the Railway authorities and delivery of such consignment shall be taken in the presence of the Railway representative. The Contractor shall promptly report it in writing to the Warehouse Manager or an Officer acting on his behalf.
- 10. The Contractor shall keep a complete and accurate record/account of number of bags unloaded from each wagon and in the event of any shortage being noticed, shall bring in writing such shortage promptly to the notice of the Warehouse Manager or an officer acting on his behalf and the Railway authorities concerned. They shall keep aside any stocks of damaged bags received in the wagons and after ascertaining the loss by weighment, report the fact to the concerned authorities viz, the Warehouse Manager or an Officer acting on his

- behalf and the Railways.
- 11. The Contractor shall, as and when required, be also responsible for the cleaning of the interior of any type of wagon prior to loading to the satisfaction of the officer(s) supervising loading/ dispatches. The remuneration for loading the wagons shall be deemed to include the remuneration for such routine cleaning of wagons, as and when, to the extent found necessary.
- 12. The Contractor shall, as and when required, be also responsible for hand shunting of wagons to/from loading /unloading points. The remuneration for loading/unloading of wagons shall be deemed to include the remuneration for such hand shunting of wagons and to the extent found necessary.
- 13. The Contractor shall, as and when required, be also responsible for revetting and sealing of the doors of the wagons at the time of dispatch, or removing rivets or seals at the time of receipts.
- 14. The Contractor shall obtain clear RAILWAY RECEIPTS in respect of consignments booked by them. If the Contractor finds any difficulty in getting clear R.R. in respect of consignment packed in new bags, they shall take up the matter with the railways. If in any case the Railway refuses to issue clear railway receipts, the Contractor shall bring the matter in writing to the notice of the Warehouse Manager or an Officer acting on his behalf. Copies of all correspondence in the matter shall be sent by the Contractor to the concerned Regional Manager/ Warehouse Manager and/ or to the Officer acting on his behalf.
- 15. The Contractor shall obtain railway receipts expeditiously from the Railway and immediately after obtaining them submit them to the Warehouse Manager/or an Officer acting on his behalf.
- 16. The Contractor shall also be responsible (as and when required) to put 6 labels each of the size 6"X 9" bearing the name of the destination station in each wagon at the time of dispatch.
- 17. The Contractor shall provide adequate number of stitches and sweepers at their own cost at all loading/unloading and other operational points to carry out minor repairs to leaking bags with twine. The twine provided shall be three ply doubled up.
- 18. The Contractor shall also deploy adequate number of tally clerks at their own cost for maintenance of stock account in the godown and at the railway goodshed. The tally clerks would be deployed during all working days at the centre or as prescribed by the Warehouse Manager or his authorized representative for the warehouse operation and related jobs as may be required. The rates quoted for various items in the schedule shall be inclusive of expenses towards deployment of such tally clerks for accounting purpose at the warehouse

- and no liability whatsoever would accrue to the Corporation on account of them working for the Contractor.
- 19. The Contractor shall collect all sweepings and spillages of foodgrains from wagons floors, loading/unloading points/godowns and fill them after cleaning, if necessary, in slack bags or in other empty bags supplied by Corporation and firmly stitch them with at least 16 stitches. The twine for this purpose shall be three ply doubled up and shall be provided by the Contractor.
- 20. The Contractor shall be responsible for unloading/loading the wagons within the free period allowed by the Railways and also for loading/unloading the trucks/carts/any other transport vehicles expeditiously. The Contractor shall be liable to make good any compensation demurrage/wharfage as per railways rules in force during the period of contract, or other charges or expenses that may be incurred by the Corporation on account of delays in loading/unloading of truck/carts and loading/unloading of wagons unless the delay is for reasons of Force Majeure under the Contract. The decision of the Regional Manager in this respect shall be final and binding on the Contractor.
- 21. The Contractor shall be responsible for obtaining consignee's receipts of all bags entrusted to them for carrying and for handing over the receipt next day to the Warehouse Manager or an officer acting on his behalf.
- 22. The Contractor shall strictly abide by all rules and regulations of Railways, Police, Municipal authorities and other local bodies.
- 23. The Contractor shall be required to re-stack the bags without payment of any extra charges if the directions for stacking the bags are not observed by them or if the stacking is faulty and not to the satisfaction of the Warehouse Manager or an Officer acting on his behalf. The Contractor shall also be responsible for any loss which the Corporation may suffer on account of the bags not being properly stacked. In case the falling of stacks happen to be within three months from the date of original stacking of bags and for such restacking of bags, no remuneration shall be allowed to the Contractor. The decision of Regional Manager regarding such loss shall be final and binding on the Contractors.
- 24. The Contractor shall at the time of standardization, cleaning etc; ensure that the mouth of each bag is cut open cautiously and with utmost care, so as to avoid any damage or loss to the bags and wastage of foodgrains. The Contractor shall be liable for any loss to the Corporation on this account and the decision of the Regional Manager in the matter shall be final and binding on the Contractor.
- 25. The Contractor shall carry empty bags from the gunny storage godowns or from any other place indicated by the Warehouse Manager or an officer acting on his behalf to the place(s) of operations for bagging, rebagging etc. and no extra remuneration for such carriage of

- empty bags will be payable on any account.
- 26. In carrying out the various operations involving carriage of bags inside or, outside godowns, it is desirable that the mechanized equipment will be used by the Contractors at their own cost. No extra remuneration, whatsoever for the use of mechanized equipment; for carriage of bags shall be payable as it shall be deemed to be included in the rates provided for the relevant services.
- 27. The Contractor shall be responsible for keeping a complete and accurate account of all supplies of foodgrains etc; and empty gunny bags received by them from the Corporation and shall render accounts and furnish returns and statements in such a manner as prescribed by the Regional Manager or the Officer acting on his behalf.
- 28. The Contractor shall be responsible for performing all or any of the services detailed in and arising out of this contract also at night without any additional remuneration, whenever required by the Warehouse Manager or an Officer acting on his behalf.
- 29. The Contractor shall, whenever required, supply petromax lamps for carrying out work during night. The actual charges not exceeding Rupee one per light per night/day for lights hired by the Contractor for working at night or during day time in such godowns which are insufficiently lit, will be paid by the Corporation on submission of bills supported by relevant vouchers in original. The bills for hire charges for lights shall required to be certified by the Warehouse Manager or an Officer acting on his behalf.
- 30. The Contractors shall be liable for all costs, damages, charges and expenses suffered or incurred by the Corporation due to the Contractors', negligence and unworkman like performance of any service under this contract or breach of any terms thereof or their failure to carry out the work with a view to avoid incurrence of demurrage; wharfage etc; and for all damages or losses occasioned to the Corporation or in particular to any property or plant belonging to the Corporation due to any act whether negligent of otherwise of the Contractors themselves or their employees. The decision of the Regional Manager regarding such failure of the Contractor and their liability for the losses etc. suffered by Corporation shall be final and binding on the Contractor.
- 31. The Contractor shall provide and maintain correct weights and scales get them stamped in time and carry out all the weighments accurately. The Warehouse Manager or an officer acting on his behalf, shall have the right to check the weights, scales and weight of any bag or bags.
- 32. The Contractor shall, when directed to do so, arrange to obtain tarpaulins/ ropes/ lashes supplied by the Railway, transport them, if necessary, spread tarpaulins over or inside open box type or leaky covered wagons as the case may be and tie the ropes/ lashes over the consignments of foodgrains loaded in such wagons, with a view to ensure the safety of

goods in rail transit and also untie ropes/ lashes and remove the tarpaulins from the wagons and perform all other auxiliary services connected with the handling of such wagons. The remuneration for loading/unloading of such wagons shall be deemed to include the remuneration for the aforesaid service also.

- 33. The Contractor shall display prominently on their trucks two or more sign boards as prescribed by the Corporation painted in black and white indicating that the stocks are carried on behalf of Central Warehousing Corporation. No extra remuneration, whatsoever will be payable for displaying such sign boards. The Warehouse Manager or an officer acting on his behalf shall have the right to disallow loading of any truck if the Contractor does not display prominently the sign boards of the aforesaid type.
- 34. The Contractor shall not indulge in corrupt practices like 'Dala' system and 'bait', failure to which shall be liable for penal action for such corrupt practices/ unfair means.
- 35. All taxes/levies/fees/charges payable to any Government Authority/State or Local Authority and the service charges payable by the H&T Contractor to the Equipment Operators, Manpower Supply agency for the personnel engaged etc., shall be paid by the Contractor, and no claim, whatsoever, on this account, shall rest against the Corporation.
- 36. Rent for his office or Garage in the warehouse complex of the Corporation as also the charges for Water & Electricity utilized therein, by the Contractor shall be paid by the Contractor to Corporation together with **GST** due thereon, at the Rate as in force from time to time.
 - 37. The loading of the stocks will be restricted to the rated axle load of the commercial vehicle prescribed under the Motor Vehicles Act and Rules there under, as amended from time to time and the Contractor will abide by such Rules, in regard to loading of vehicles. In addition, the Contractor shall follow the Carriage by Road Act, 2007 and/or any other law that may be enacted in respect of transportation of goods by Road or otherwise. If any penalty is imposed by any authority or any action is taken, in the event of overloading the vehicle, the Contractor shall be solely liable for the same. Any Contractor resorting to overloading of the trucks in violation of the Rules will be treated as violating the Conditions of the Contract for which, this Contract is liable to be terminated, at the discretion of the Corporation.
- 38. Stacking in the Shed/Platform/Ground wherever necessary as required while performing the services of loading, unloading etc; shall be deemed to be included in the relevant services and no separate remuneration shall be payable for such stacking.
- 39. Interim stacking whether inside or outside the Godowns wherever necessary in the services of physical verification and standardization, cleaning, drying, filling etc. shall be deemed to be included in the relevant service and no separate remuneration for such interim stacking

- will be paid on any account.
- 40. Similarly, carriage of bags by any mechanized equipments shall be deemed to be included in the relevant services and no separate remuneration shall be paid for such carriage, unless otherwise provided for.

PART IV: Other Information and Obligations:

(i) Mechanized Operations

The Contractor shall mandatorily bring in modern technology for all the operations at the same quoted price at its own cost. The electricity bill in depot premises (except operations at rail head) will be borne by Corporation however, no extra remuneration will be payable by CWC to the Contractor on this account. In case, the Contractor has to use other fuel options, the same shall be borne by the Contractor at its own cost. The Contractor may mechanize loading and unloading operations at rail head and the same shall be undertaken by the Contractor at his own cost including electricity/fuel expenses.

(ii) GPS (Global Positioning System)

The contractor shall provide GPS monitoring system at the respective warehouse for monitoring of truck movements including In/Out time.

The contractor shall provide GPS Tracking system on all the vehicles deployed for movement of empty/loaded trucks to and from railway good shed/siding to Godowns/Warehouses and Vice Versa etc, invariably. There will be a mechanism of monitoring system at Warehouse provided by the contractor under the control of Warehouse Manager, CW ______. The expenses on providing such system and its maintenance shall be borne by the contractor.

In case the contractor fails to provide such system and its monitoring at the warehouse or fails to maintain the same in working condition during the period of contract, this will be treated as a breach of contract and the action will be taken as per clause 22.3.1 (a) of Tender Contract.

(iii) Liquidated Damages

The Contractor shall provide sufficient number of tarpaulins for each truck to cover the bags of foodgrains etc. and take reasonable precautions to avoid wetting/damage/loss to foodgrains during the transport. In the event of deficiency in service by Contractor in not providing the tarpaulins for spreading on the decks of trucks or for covering the truck after loading, Liquidated Damages @ Rs. 200/- per truck will be imposed by the concerned Regional Manager without prejudice to any other right or remedies under the contract and law.

(iii) Place of Operation:

Exic	ring Codown	
EXIS	ting Godown	
1.	Godowns served by Railway Siding	Estimated Storage Capacity in Metric Tonnes
(a)	ComprisingSheds/godowns (Or any future godowns/sheds constructed/added) normally served fromRailway Siding.	
(b)	ComprisingSheds / godowns (Or any future godown / Sheds Constructed/added) normally served fromRailway siding.	
(c)	Comprising	
	TOTAL	
2.	Godowns situated at a considerable distance from the Railway siding in the same premises requiring the use of trucks for carrying bags	
(a)	comprising sheds/godowns(or any future sheds/godowns constructed/added) requiring use of trucks for carrying bags fromRailway siding.	
(b)	Comprising	
(c)	Comprisingsheds/godowns(or any future sheds/godowns constructed/ added/requiring use of trucks for carrying bags fromRailway Siding. TOTAL	
3.	Godowns served by Railway Station/Goods Shed	
(a)	Comprising Nos. of Sheds/godowns (or any future	

	sheds/godowns constructed/added) normally served from	
	Railway Station.	
(b)	Comprisingsheds/godowns(or any future	
	sheds/godowns constructed/ added) normally served from	
	Railway Station.	
(c)	Comprisingsheds/godowns(or any future	
	sheds/godowns constructed/ added) normally served from	
	Railway Station.	
	TOTAL	
Grand	d total Items 1, 2 and 3 above Godowns expected to be cons	structed/acquired during the
propo	osed contract period	
1.	Comprisingsheds/godowns	
	or any future sheds/godowns	
	constructed/added) normally served from	
	Railway Siding	
2.	Comprisingsheds/godowns	
	or any future sheds/godowns	
	constructed/added) requiring use of trucks or carrying bags	
	from Railway Siding	
3.	Comprisingsheds/godowns	
	or any future sheds/ godowns	
	constructed / added) normally served from	
	Railway Siding	

Notes:

- (a) Notwithstanding the number and storage capacity of the existing godowns and those expected to be constructed/acquired during the contract period the description of which is given in this Contract, the Corporation may, during the currency of the contract, take over/acquire/construct more godowns for storage as and when necessary. Alternatively, it may also be necessary for the Corporation to give up or release one or more godowns out of those. In such an event the contract shall not be rendered invalid and the contractor shall be bound to perform all the services/duties and execute all the works as per terms and conditions and rates of the contract and they shall not be entitled to make any claim whatsoever, against the Corporation for compensation/revision of rates or otherwise, due to increase/decrease in the number of godowns or the storage capacity of thegodowns. In case the Contractor refuses or does not perform accordingly, same shall be treated as breach and Regional Manager shall take action under Clause 22.3(a) of the Conditions of Contract (Schedule-I).
- (b) Weight of the stocks shall be required to be physically verified once in ayear.

- (c) Non-standard bags on receipt shall be weighed cent per cent while standard bags will generally be weighed only 10 percent.
- (d) Non-standard bags may be required to be standardized in the godowns.
- (e) Route Diversion:
 - (i) Corporation shall have the right to change routes and increase or decrease the total mileage from time to time. This will not confer any right on the contractor to claim any extra amount as a result of such change i.e. for upto 15days.
 - (ii) In the case of events like imposition of restrictions on movement by Government Authorities on a particular route or in certain timings or diversion of routes on temporary basis due to civil works, law and order, festivals, etc. shall not form the basis for higher rates. The traffic has to be carried by the diverted route or in the permissible timings at the rates quoted in this tender. However, for restriction of more than 15 days resulting in longer/shorter mileage the rates can be revised with mutual discussion.
- (f) The particulars given above are intended merely to help the tenderers to form their own idea of the approximate quantum of work involved in this contract. The tenderers must acquaint themselves fully with the size and location of godowns vis-à-vis loading/unloading points. They are advised not to fully rely on the particulars given in the notes above, as these are indicative and not exhaustive. No guarantee is given that all the items of work shown shall be required to be performed. The successful tenderers shall be bound to execute all works as required under the terms of contract and shall not be entitled to make any claim whatsoever, against the Corporation for compensation, revision of rates or otherwise on the basis of particulars referred to above.

SCHEDULE III: PRICE BID/ COMPENSATION SCHEDULE

1.	including, the Conditions of Contract and its annexure(s) and agree to abide by the same.
2.	I /We offer to work/ provide Services:
	I. At the rates given in the schedule of rates for services.
	(OR)
	II. at
	(OR)
	III. At
	(Indicate percentage in words) below the rate given in the schedule of rate for services, and it is confirmed that no other charges would be payable to me/us

TENDER FORM

PART-B

FINANCIAL BID

UNDER TWO BID SYSTEM

Model Tender

FINANCIAL BID

Tender No:-	CWC/RO/H&T/ /2022-23/ Date:
Name of Work:-	Handling and Transportation work of food grains at Central Warehouse,
Name of the Firm:-	

To
The Regional Manager (Region),
Central Warehousing Corporation
Regional Office,

Dear Sir.

1. I/We submit the online tender for appointment as loading/unloading/handling and transportation etc. for foodgrains and allied materials contractors at Central Warehouse,

2. I/We have thoroughly examined and understood instructions to tenderers. Terms and conditions of contract given in the Notice Inviting Tender, Invitation to Tender titled as General Information, instructions to tenderers and those contained in general condition of contract and its appendixes and schedules and agree to abide by them.

3.I/We offer to work on following rates which includes all taxes, duties, cess etc. except goods and service tax.

- a) Prices quoted are inclusive of all applicable taxes except GST. GST shall be paid extra at applicable rates subject to submission of tax invoice as per rules under GST Law. CWC shall deduct GST at source at applicable rates in case transactions under this contract are liable to GST deduction at source. Under GST regime, the contractor is required to correctly and timely disclose the details of output supplies to CWC as per GST rules in his GST returns. Noncompliance would result in mismatching of claims and denial of input tax credit to CWC. Notwithstanding anything contained in agreement/contract, in case of such default by the contractor the amount of input tax credit denied in GST along with interest and penalty shall be recovered from the contractor.
- b) Income Tax, at the Rates as applicable under the provisions of the Income Tax Act shall be deducted at source from the Bills / Invoices of the Contractor. In case, however, the Contractor is granted exemption from the deduction of Income Tax at source or granted certificate for deduction of Income Tax at Lower Rate, he shall be required to produce such certificate issued by the Prescribed Income Tax Authority clearly stating therein that No Income Tax or Lower Income Tax, as the case may be, be deducted at Source from the Contractor against the said Contract, failing which Income Tax at Full Rate, as prescribed under the Act, shall be deducted. Such Exemption or Lower Rate Certificate shall have to be obtained by the Contractor from the prescribed Income Tax Authority

and furnished to the Corporation at the commencement of every Financial Year.

- c) Bidder should also mention the **Harmonised System of Nomenclature** (HSN) and **Service Accounting Codes (SAC)** at the designated place in **SOR**.
- **d)** It is the responsibility of the bidder to quote the correct GST rate. The classification of goods/services as per GST (Goods & Service Tax) Act should be correctly done by the contractor to ensure that input tax credit of GST is not lost to the CWC on account of any error on the part of the contractor
- e) Contractor/vendor shall be required to issue tax invoice/**Debit note**/**Credit note** in accordance with GST Act and/or Rules so that input credit can be availed by CWC. In the event that the contractor/vendor fails to provide the invoice in the form and manner prescribed under the GST Act read with GST invoicing Rules there under, CWC shall not be liable to make any payment on account of GST against such invoice.
- **f**) Further, it is the responsibility of the bidders to make all possible effort to make their accounting/IT system GST compliant in order to ensure availability of Input Tax Credit (ITC) to CWC.
- g) In case contractor/Vendor is not required to obtain GST Registration, in such a case, contractor/vendor shall intimate CWC via declaration regarding non-requirement of registration under the GST Act.
- h) In case the unregistered contractor/Vendor obtains the GST Registration after the start of agreement, he shall intimate CWC within 15 days of such registration.
- i) In case of any movement of any goods by contractor/vendor, he shall ensure compliance of e-way provisions under GST law. Any liability due to non-compliance by way of confiscation/interest/penalty or in any other manner shall be borne by the contractor/vendor himself.
- **j**) GST payable under reverse charge mechanism for specified services or goods under GST act or rules, if any, shall be not paid to the contractor/vendor but will be directly deposited to the government by CWC.
- **k**) Where CWC has the obligation to discharge GST liability under reverse charge mechanism and CWC has paid or is/liable to pay GST to the Government on which interest or penalties becomes payable as per GST laws for any reason which is not attributable to CWC or Input Tax Credit with respect to such payments is not available to CWC for any reason which is not attributable to CWC, then CWC shall be entitled to deduct/set off/recover such amounts against any amounts paid or payable by CWC to contractor/vendor.
- 4.I have read and understood the methodology mentioned in the NIT/ITT for quoting the rates in absolute terms and accordingly rates are quoted by me/us at relevant place in GeM portal.
- 5. I/we offer to work:-

Price to be quoted at the relevant location in GeM Portal, as per the methodology provided under Appendix-15

Yours faithfully, Signature of tenderer Capacity in which signing Model Tender Page **4** of **7**

Methodology for offering/Ouoting of Price Bid in respect of Handling and Transport Contract at CW

The prospective bidders are advised to follow the given below methodology for quoting the rates in GeM Portal:

Out of various items stipulated for the work of HTC, Bidder shall quote **one single rate** in absolute terms for the foremost or biggest item. The rate of major activity involved in a particular center, for handling and transportation of food grain shall be reported in absolute terms by the bidders. This rate shall then be compared with Schedule of Rates (SOR), and percentage increase shall be worked out and this SOR/ASOR shall be made applicable to all other items. Thus the rate putting through the GeM in absolute terms shall be almost similar to the existing practice of quoting percentage of SOR.

Handling	and	Transport	contract	at	CW	is	primarily	for	handling
offoodgrai	nsat	Railway	Goodshed	land	transportation	offoodg	grainsfrom_		Rail
wayGoods	hedto	CW	and/or	rvice	eversa.				

Illustration:

Model Tender

Assuming, SOR for

- II. <u>Unloading trucks and stacking in godowns</u>

 (as per average of item 3(ii) of SOR (Bags of 50kgs.) is ₹75.6/-perMT
 - iii. <u>Loading of trucks</u> (as per item No.5of SOR) (Bags of 50kgs) is ₹63/-perMT
 - iv. Transport (as per item 2(i) &(ii)of SOR) (MT) is Rs. 244/-perMT(flatrate).

Therefore, the absolute SOR is [i+ii+iii+iv]=₹458.2/-perMT.

Remarks: In respect of HTC / HC Contracts average schedule should be worked out considering the major items involved in the operation. Regional Manager/Tender Awarding Authority shall decide rates based on experience and conditions of that particular centre.

Further, the Average Quantity/turnover at CW_____is1751.24 MTs (per month) approximately and therefore, the Quantitative SOR in absolute terms is as follows:

Absolute SOR(₹)	Average quantity/turnove r(MTs)	Total Contract period(months)	Quantitative SOR in Absolute terms(₹)
(1)	(2)	(3)	(4=1*2*3)
458.2/-	1751.24	24	1,92,58,036.032/-

Hence ,the quantitative SOR in absolute terms will be₹1.92.58.036/-

Note:

1. Figures highlighted RED in colour as mentioned above are for illustration purpose only & should be calculated and checked accordingly.

Note: The quantity and the Quantative SOR(expenditure) mentioned above in the methodology shall be assumed for illustration purpose only. The quantity to be handled and expenditure to be obtained shall be based totally on the actual work done basis.

Illustration (To be treated only as example):

```
a. If abidderquotes \ref{2,11,83,839.6},-in absolute terms, it will be treated as 10\% ASOR.(i.e., \ref{2,11,83,839.6},--\ref{1,92,58,036},-)\ref{1,92,58,036},-)*100=10%)
```

b.Ifabidderquotes**₹1,92,58,036/-**in absolute terms, it will be treated as **0%,equaltoSOR**.(i.e.,**₹1,92,58,036**–**₹1,92,58,036/-**)/**₹1,92,58,036**/-)*100=0%)

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c.Ifabidderquotes \[ \frac{1}{73}, \frac{32}{232}, \frac{232}{4} \]-inabsolute terms, it will be treated as \[ \frac{10}{8} \] BSOR. (i.e., \[ \frac{1}{73}, \frac{32}{32}, \frac{232}{4} \]--\[ \frac{1}{7}, \frac{1}{72}, \frac{1}
```

In condition (a)the rate will be treated as 10% ASOR.

In condition (b) the rate will be treated as 0% ASOR i.e., equal to SOR In condition(c) the rate will be treated as 10% BSOR

Note: In the similar way, bidders/tenderers are requested to quote the rate in absolute term in GeM portal, as illustrated above.

Further, it is to submit that the ASOR/BSOR thus quoted by the bidder, as illustrated above, shall be made applicable to all 31 items schedule of rates given in the price bid of MTD and bills will be regulated as per the SOR and the % age ASOR/BSOR as received/quoted by the bidders on actual work done basis, as per the terms and conditions of MTD.

I have read and understood the methodology mentioned above for quoting the rates and accordingly rates are quoted by me/us GeM portal.

(Signature & Seal)

(Authorized Signatory)

Model Tender