TheKeralaStateCoirCorporationLtd

P.B. No. 191, Seaview Ward, CCNB

Road, Alappuzha 688 001.

Phone:0477-2240118-2240119,7736670200

Email:ksccpurchase@gmail.com,coircorporation@coircraft.com

E-TENDERNOTICE

E-TENDERNO: KSCC/PUR/TEND/24-25/13

The Kerala State Coir Corporation Ltd invitese-tenderin sealed, super scribed tenders in Two bid system on supply from competent manufacturers fulfilling the qualifying requirements stated hereunder for the Supply of PVC Resinof 1st quality Emulsion grade for PVCTufting Plant of The Kerala State Coir Corporation Ltd, Adoor Division at Kinfra Small Industries Park, Elamanoor P.O, Adoor, Pathanamthitta Dist., Kerala. The bidders should satisfy following eligibility criteria

1. The bidder as a manufacturer shall have supplied the material to similar units

Name of the work: Supply of PVC resin of 1st quality Emulsion grade for PVC Tufting Plant of The Kerala State Coir Corporation Ltd., at Adoor Division

In accordance with respective specification for the work shown in the tender schedule of this tender document, the tender is to be submitted as e-tender through http://etenders.keralagov.in. Since this is an e-tender, only those bidders who enrolled in the above portal with their own digital signature certificate (DSC) can participate in the tender. E-tender document and other document can be obtained from above portal.

1. Cost of tender form -Rs.1000.00+18%GST(TotalRs.1180.00)

2. Online bid submission starting date -23.11.2024 at 04.00pm 3. Online bid submission ending date - 30.11.2024 at 04.00pm

4. EMD (Onlinepayment) - Rs.5000.00

5. Opening of technical bid date - 02.12.2024 at 10.00AM 6. Opening of financial bid date -will be published online

Bidder shall remit the tender document fee and EMD using online payment option of e-procurement system only. No exception in the case of remittance of tender document fee. Bidders are advised to visit download section of e-procurement websitehttp://etenders.keralagov.infor detailed instructions on making online payment using internet banking facility of SBT or by any NEFT facility. The Technical and financial bids shall be submitted in online covers



The first cover technical bid contain the following documents, should be submitted online.

- 1. Technical bid detail duly filled up and signed
 - a. Financial business and technical capability sheet duly filled up and signed
 - b. If additional technical information has to be furnished, separated at a sheet shall be attached
- 2. Copies of original documents defining the constitution or legal status, place of registration and principal place of business of the company or firm or partnership, etc.
- 3. Details of experience and past performance of the Tenderer on Supply offered and on those of similar nature within the past 1 years and details of current contracts in hand and other commitments.
- 4. Information regarding any current litigation in which the Tenderer is involved.
- 5. Details of tax registration including copy of registration certificate.
- 6. Copy of the power of attorney authorizing the signatory to sign the tender.
- 7. Latest available Income Tax and Sales Tax Clearance Certificates.
- 8. Documents in support of PAN, GST registration etc if applicable

Technical bid will be opened online in the presence of such bidders or their authorized representatives present at the prescribed time of opening before the nodal officer of our company. In case any of the date happens to be a holiday or due to net failure, the tenders will be opened on the next working day at the same time.

The second cover of the financial bid should contain following documents

1. Financial bid (BOQ) duly filled up and signed (Online only).

The Kerala State Coir Corporation Ltd, reserves the right to reject or accept any e-tender either partially or wholly or to cancel thee-tendering process without as signing any reason, and the bidders shall not be eligible for any compensation in that event.

The bidder is advised to submit the bids well before the stipulated date and time to avoid any kind of net work issues, traffic congestions, etc. in this regard, the company shall not be responsible for any kind of such issues faced by bidder .the rules and regulations prescribed for e-tenders by the government of Kerala shall be applicable to this e-tender also.

Sd/-

Managing Director,

TheKeralaStateCoirCorporationLtd, P.B.No191, Seaview Ward,CCNBRoad Alappuzha-688001

Tel:0477-2240118,2240119,7736670200



	CONTENTS	PageNo.
	GENERAL RULES, DIRECTIONS &	
1	GUIDANCETO TENDERERS/	4
1	CONTRACTORS	
2	GENERALCONDITIONSOFCONTRACT	8
3	SPECIALCONDITIONSOFCONTRACT	13
4	RAWMATERIALSPECIFICATION	14
5	TECHNICALBID	15
6	CONTRACTFORM	18
	SECURITYDEPOSITCUMPERFORMANCE	
7	GUARANTEEFORM	20



1. GENERALRULES, DIRECTIONS & GUIDANCE TO TENDERERS/CONTRACTORS

- 1. Online opening of the tenders will be done at 10.00AM on 02.12.2024
- 2. In the event of a tender being submitted by a partnership firm, it must be signed separately by each partner thereof or in the event in the absence of any partner, it should be signed on his behalf by a person holding a Power of Attorney authorizing him to do so.
- 3. Receipts of payments made on account of any work, when executed by a firm shall also be signed by all the partners, except where all the Contractors are described in their Tender as a firm, in which case the receipts shall be signed in the name of the firm by one of the partners, or any other persons having authority to give effectual receipts for the firm.
- 4. The Managing Director of the KSCC shall have the right of rejecting all or any of the Tenders, without assigning any reasons.
- 5. The rates tendered and accepted shall be treated as firm and final without any escalation until the complete fulfill ment of the Contract.
- 6. All corrections and additions or any pasted slips should be initialed by the Tenderer and later attested by the Officer on opening the Tender. Where the corrections have not been initialed by the Tenderer, they should be got attested by him or his representative, if present, by the Officer.
- 7. The quantity and quality of items will be taken according to the standard methods as per provisions in relevant IS Codes.
- 8. The e-tender submitted in two cover that is Technical and Financial shall contain all the documents prescribed



- Earnest Money Deposit in the manner specified.
- Copies of original documents defining the constitution or legal status, place of registration and principal place of business of the company or firm or partnership, etc.
- ➤ Details of experience and past performance of the Tenderer on Supply offered and on those of similar nature within the past 1 years and details of current contracts in hand and other commitments.
- > InformationregardinganycurrentlitigationinwhichtheTendererisinvolved.
- > Details of tax registration including copy of registration certificate.
- > Copy of the power of attorney authorizing the signatory to sign the tender.
- ➤ Latest available Income Tax and Sales Tax Clearance Certificates.
- > Documents in support of PAN, GST registration etc if applicable
- 10) Earnest money accompanying the tender shall be accepted only in the form of online payment as prescribed. Exemption shall be applicable for the payment of EMD as per rule in force.
- 11) No interest shall be paid on the Earnest Money Deposited by the Tenderer. The earnest money of the unsuccessful Tenderer will be Refunded within a reasonable period of time without any interest.
- 12) The offers should be filled as follows:
 - a) The basic rate of packing, excise duty, insurance, GST, freight charges (transportation up to the site atADOOR), insurance, loading and unloading charges, other duties/taxes if any should be included separate rate and the final tender amount.
- 13) The tender shall contain the name, address and place of business of person or persons making the tender. Partnership firms shall furnish full names of all partners in the tender.
- 14) Witnesses and sureties, if any shall be persons of status and property and the names, occupations and addresses shall be stated below the signature.
- 15) Acceptance of tender will rest with the KSCC which does not bind itself to accept the lowest or any tender and reserves the right to reject any or all the tenders without assigning any reason whatsoever.



- a) Tenders in which any of the particulars and prescribed Information is missing or are incomplete in Any respects are liable to rejection.
- b) Canvassing of any kind is strictly prohibited and the tender submitted by the Tenderer who resorts to canvassing is liable to rejection.
- c) Tenders containing uncalled for remarks or any conditions are liable to rejection.
- d) No page of tender documents shall be removed or altered. Failure to comply with these instructions may result in the rejection of the tender.
- 16) The successful Tenderer shall be required to execute an agreement with the KSCC. In the event of failure of the Tenderer to sign the agreement within 15 (fifteen) days from the date of issue of the notice Of acceptance of tender, the amount of earnest money shall be forfeited to the KSCC and the acceptance of his tender shall be considered as withdrawn.
- 17) The tenders submitted by the Tenderers shall remainvalidfor acceptance for a period of 12 (Twelve) days from the date of opening of the tender. The KSCC may extend the said period. The Tenderer shall not be entitled during the said period of 3 (Three) months, without the consent in writing of the KSCC to revoke or cancel his tender or to vary the tender given or any terms thereof.
- 18) Thegeneraltendernoticeshallbedeemedtoformpartoftheagreement.
- 19) No advice of any change in rate or condition after opening of the tender will be entertained. Violation of this instruction shall result in rejection of the tender at the discretion of the KSCC.
- 20) Shouldthe Tendererbeindoubtaboutthe precise meaning of any itemorfigure, foanyre as on swhat so ever hemust inform the KSCC in order that the correct meaning may be decided upon before the date for the submission of the tender. No liability, what ever, will be admitted nor claim allowed in respect of errors in the Tenderer's tender due to mistakes in the schedule of quantities which should have been rectified in the manner described above.



Addressforcommunication.

All postal communications addressed to the KSCC shall be in writingand in English Language and shall be sent by registered acknowledgement due post to its registered office as given below.

KSCC: The Kerala state Coir Corporation Limited, P.B.No 191, Seaview Ward Alappuzha-688001

Location of Site

The site is located in KINFRA Park, Elamannoor, Adoor at Pathanamthitta district of the State of Kerala.

Particulars to be submitted by the Tenderer

The Tenderer shall supply the particulars of previous him Supply made by etc. in the Performa prescribed



Schedule-I

THEKERALASTATECOIRCORPORATIONLIMITED, ALAPPUZHA688 001

2. GENERAL CONDITIONS OF CONTRACT

Sealed tenders are invited for the supply of materials as specified in the schedule attached.

- 1. The tender should be addressed to the officer mentioned belowin two cover e-tender.
- 2. The tenders should be in the prescribed BOQ along with tenderfeepaidonline. The cost of tender forms once paid will not be refunded. Tenders which are not in the prescribed BOQ are liable to be rejected. The rate quoted should be only in Indian Currency. Tenders in any other currency are liable to rejection.
- 3. Intending Tenderers should submit their tender online on due dateand time. No tender received after the specified date and time will be accepted on any account. The rates will be considered firm or acceptance till the date mentioned below.

 Tendersnotstipulatingperiodoffirmnessandtenderswithprice variation closed and or subject to prior condition etc; are liable to be rejected.
- 4. Everytenderershould submitonline, an earnest money of Rs. 5000/. The earnest money of the unsuccessful will be returned as soon as possible as the tenders are settled, but that of the successful tenderer will be adjusted towards the security which have to be deposited for the satisfactory fulfillment of the interest will contract. No be paid for the earnest money and security deposit.
- 5. Thetenderswillbeopenedonlineattheprescribedtime.
- 6. If any tenderer withdraws from his tender before the expiry of the period fixed for keeping the rate firm for acceptances, the earnest money deposited by him will be forfeited to the KSCC.
- 7. The tenderers shall clearly specify whether the articles offered isas per standards and the product shall accompany test certificate of the product supplied to usdone by any reputedagency authorized for certification.



- 8. The final acceptance of tenderers rests entirely with the KSCC who do not bind themselves to accept the lowest or any tender. But the tendererson their part shouldbe prepared to carry out such portion of the supplies included in the tender as may be allotted to them.
- 9. In thecaseofmaterialsoftechnicalnaturethesuccessful tenderershouldbepreparedtoguaranteethesatisfactory performanceforadefiniteperiodunderadefinitepenaltyclause.
 - 10. Communication of acceptance of the tender normally constitutes a concluded contact. Nevertheless the successful tenders hall also execute an agreement also with **security deposit equivalent to5% of the otal value of the contract** for the due fulfillments of the contract within the period to be specified in the letter of acceptance. The contractors hall have to pay all stamp duties, lawyer's charges and other expenses incidental to execution of the agreement, failure to execute the agreement within the period specified will entail the penalty set out below.
- 11. Security deposit should be remitted by cash / Bank Guarantee or Demand Draft (Crossed) on any nationalized bank at Alappuzha drawn in favour of the Kerala State Coir Corporation Ltd.
- (a) If the successful tenderer fails to deposit sthese curity and execute the 12. agreementasstatedabovethe earnestmoney deposited byhimwillbeforfeitedandthecontractarrangedelsewhereat thedefaulter's risk and anyloss incurredbythe KSCConaccountofthepurchasewillberecoveredfromthe defaulterwhowillhowever, not been titled to any gain accruing thereby. (b) Incasewhereasuccessfultenderer, afterhaving madepartial supplies fails to fulfill the contract in full, allorany of the materialnotsuppliedmayatthediscretionofthepurchasing Officer, bepurchasedbymeansofanothertender/quotationorby negotiationorfromthenexthighertendererwhohadofferedtosupply already and the loss, if any, caused to the KSCC shall thereby togetherwithsuchsumsasmaybefixedbytheKSCCtowardsdamages be
 - (c) Even in cases where no alternate purchase are arranged for the materials not supplied, the proportionate portion of the securitydeposit based on the post of the materials not supplied

recovered from defaulting tenderer.



at theratesshowninthetendererofthedefaultershallbe forfeited and balance alone shall be refunded.

- 13. The
 - securitydepositshallsubjecttotheconditionsspecifiedherein,bereturnedt othecontractorwithinthreemonthsafterthe expiration of the contract, but in the event of any dispute arising between the KSCC and the contractor the KSCC shall be entitled to deduct out of the deposits or the balance thereof until such dispute is determined, the amount of such damages chargesandexpensesasmayclaimed. The same may alsobe deductedfromothersumwhichmaybedueatanytimefromThe Govt. of Kerala to the contractor in all cases where there are guarantees the goods, supplied ordinarily the security depositwill bereleasedonlyaftertheexpiry oftheguarantee period.
- (a) All payments to the contractors will be made by the KSCC by 14. of Demand cheque (s) payable at Alappuzha, in case Draft(s)/Bank Transfer is arranged, DD commission/Bank charges will be deducted from the supplier. In the case of suppliers from a bro adbydraftsasmaybearrangedbetweenthe contracting parties. (b) All incidental expenses incurred by the KSCC for making payments outside the district in which the claim arises shall be borne by the contractor.
- 15. The tenderers shall quote also the percentage of rebate(discount) offeredbytheminthecasethepaymentismadepromptly within15days/within1monthoftaking deliveryatstores.
- 16. Normally payment will be made only after the supplies are actually verified and taken to stock. But in exceptional cases payment against satisfactory shipping documents including certificates of insurance will be made up to 90% of the value of material at the discretion of the KSCC.
- 17. All expenses and damages caused to the KSCC by any breach of contractbythecontractorshallbepaidbythecontractortothe KSCC and may be recovered from him underthe provisions of the Revenue Recovery Act in force in the state or otherwise.
- 18. (a) In case the contractor fails to supply and delivery any of the said articles and things within the time provided for delivery of the same orin case the contractorcommits anybreach of anyof the covenants, stipulations and agreements herein contained,



and own his part to be observed and performed then and in any such case it shall be lawful for the KSCC(if they shall think fit do so) to arrange for the purchase of the said articles and things fromelsewhere and put an end to or incase the KSCC shall have incurred, sustainedorbeenputtoanycosts,damagesor expensesbyreasonofsuchpurchasesorbyreasonofthis contract having been so put anend to orin case any difference inprice,

compensation,losscosts,damages,expense,orother moneys shall then or any timeduringthecontinuanceof these contractbepayablebythecontractortotheKSCC underany circumstanceby virtue of these contract. It shall be lawful for the KSCC to recovers such loss from any amount due tothecontractor from Govt. of Kerala or otherwise.

- (b)In case of difference or dispute arise in connection with the contractal legal proceedings relating to the matter shall be instituted in a court within Kerala state.
- 19. Every notice hereby required or authorized to be given may be either giventothecontractorpersonally or leftathis residence or last known place or business, or may be handed over to his agent personally, or may be addressed to the contractor by post to his last known place of abode or business and it so addressed and posted shall be deemed to have been served on the contractor on the date on which, the ordinary course of post, a letter so addressed and posted would reach his place of abode or business.
- 20. The tenderundertaketosupplymaterialsaccordingtothe standard samples and/or specifications.
- 21. (a)No representation for enhancement of rates once acceptedwill be considered.
 - (b)In the case of imported goods when the price accepted is ex-site price quoted by the tenderer,the benefit of any reduction in the CIFP rice hould accrue to the KSCC.
- 22. Tenderers should be prepared to accept orders subject to penalty forfeiture of security in the event of default in supplies or failuresor supply within the stipulated period.
- 23. Samplesshouldbeforwardedifcalledforandunapproved samples got back by the Tenderers at their own cost.
- 24. ThepricequoteshouldbeFORSiteatAdoorbasisinclusiveofall taxes, duties, cesses, freight, freight insurance,Maricooly etc



- which are or any become payable by contractor under existing of future laws or rules ofthe countryof origin/supply ofdelivery during the course of execution of the contract.
- 25. Special Conditions, if any of the Tenderers attached with the tender will be applicable to the contract unless they are expressly excluded in writing by the purchaser.
- 26. Definitions: 'KSCC' means The Kerala State Coir Corporation Ltd., Alappuzha "Purchasing Officer" means, the The Managing Director, Kerala State Coir Corporation Ltd., or any other Officer authorized by him.
- 27. Any attempt onthepartofthetenderersor their Agentsto influence the department /stores purchase department in theirfavour by personal canvassing with the officers concerned will disqualify thtenderers.
- 28. The contractor shall not assign or make over the contract on the benefits or burdensthereoftoanyother person or body corporate. The contractor shall not underletor sublettoany person or body or or porate the execution of the consent in writing of the MD who shall have absolute power to refuse such consent or to rescind such consent (if given) at any time if he is not satisfied with the manner in which the contract is being executed and no allowance or compensation shall be made to the contractor or the subcontractor upon such rescission. Provided always that if such consent be given at any time, the contractor shall not be relived from any obligation, duty or responsibility under this contract.



3. SPECIAL CONDITIONS OF CONTRACT

SPECIAL CONDITIONS

- 1. The Quantities given in the "Schedule of items" are approximate only and areliableforvariation. The KSCC shall not be liable for anyloss sustained by the contractor due to variation(s) in indicated the quantity (ies) therein.
- 2. Price quotedshouldbeforatKINFRAParkAdoor,Pathanamthitta delivery inclusive of all taxes. Duties, cesses etc.
- 3. The contractorshouldbesupplytheitem(s)inaccordancewiththe delivery schedule/programme given by the KSCC.
- 4. All supplies should uniformly conform to the standardsspecified. The items which do not confirm to the standards will be rejected. The decision regarding the standard of quality made by our quality control Department will be final and binding.
- 5. The supplies will be accepted and paid for only after getting the approval from our quality control Department.
- 6. KSCCreservestherighttoplace/alter/canceltheorderforquantity specified in the schedule in this tender.
- 7. KSCCreserve therighttofinalize therateandquantitywithorwithout conducting negotiation.
- 8. Excess quantity if any supplied will not be accepted.
- 9. Tendererswho availexemptionofEMDbyvirtue ofSSIUnitshall produce a current certificate from the General Manager, DIC or concernedauthority regarding the eligibility for exemption.
- 10. ThetenderershallhavevalidGSTregistration.
- 11. Communicationofacceptanceofthetendersnormallyconstitutesaconcludedcon tract.Nevertheless,thesuccessfultenderershallalso executeanagreementfortheduefulfillmentoftheperiod to contractwithinthe be specified in the letter of acceptance.

	Name	:
ni.	Address	:
Place:		
Date:		



$\underline{\textbf{4.}}\,\textbf{RAWMATERIAL SPECIFICATION}$

BRIEF DESCRIPTION/ SPECIFICATIONOF RAWMATERIALS TOBEPROCURED THROUGH E-TENDER

Sl.No:	Description	Quantity Required	Unit
1	PVCresinof1stqualityEmulsion grade	200000	Kg



5. TECHNICALBID

 $All the Tenderers must submit the qualification application along with the information in the following formats A\ with\ the$ relevant documentation:

FINANCIALBUSINESS AND TECHNICALCAPABILITY

NameandfulladdressofTenderer:

Phon	es:	Telex:	Fax	
1.	Lates	estBalancesheetfiledwith		on
	audit	ted under section 44 ABof Income Tax Act.In ted, a Chartered Accountant or Manager of rmation in this statement).		not required to be
2.	Lates	estProfit&lossStatementfrom	to	filedwith
		on	(A	ttach an audited
_	copy			
3.		ncialposition		
	a)	Cash&Bankbalances		
	b)	FixedAssets-GrossandNet		
	c)	CurrentAssets		
	d)	Currentliabilities		
		Bank cash credit		
		Others(incl.Sundrycreditors)		
	e)	Provisions		
	f)	ContingentLiabilities(incl.claimsnotacknowledge)	edged,pleasespecify).	
	g)	Inventories		
	h)	Sharecapital, Freereserves, Otherreserves (plea	sespecify)	
	i)	Termloansfromfinancialinstitutionsandbanks		
	j)	Workingcapital		
	k)	Networth		
	1)	Debtorsandadvancesconsideredgood:moretha	n6months/lessthan6m	onths
4Tota	alLiab	bilities:		
	a)	CurrentRatio:CurrentAssetstoCurrentLiabiliti	es	
	b)	AcidTestRatio:Cash,temporaryinvestmenthel current liabilities.	dinlieuofcashandcurre	ent receivables to
	c)	TotalliabilitytoNetworth.		



5.	NetS	ales										
	a)	Curre	ntyear			b)	Dur	ing20)20-2	021		
	c)	Durin	g2019-202	20		d)	Dur	ing20)18-2	019		
6.	NetProfitbeforeTax											
	a)	Curre	ntperiod									
	b)	Durin	gthelastFi	nanci	alYear							
	c)	Durin	gtheyearb	efore	lastFinanci	alYear						
		The	Profit	and	Loss by		ment	ha	ve	been 	certified	through
7.	Tend	erer'sfi	nancialarr	anger	nents(chec	kappro	priateit	tem)				
	a)	OwnF	Resources		b)	Bank	credits			c)Oth	ers(Specify)	
8.	Certi	ficateof	Financial	Sound	lnessfromb	ankers	ofTend	lerer.				
9.	Detai	lsofince	ometaxreg	gistrati	ion							
10.	Sales											
	Cate	egory			Value of be execut		orders	s to			icipatedsales ancial year	
	A)	Govt.	Departme	nt								
	B)C	thers										

11. Licensedcapacitytomanufacture:

Description	Licensed capacity	Capacity manuf. units	of	No.ofUnitsManufactured		
				Current year	Lastyear	Second lastyear



12. List, if any, of Tenderer's rate contract with the following organizations:

Sl. No.	Organization	Yes/No	If yes, dateon which contract finalised
1.	Directorate General of Supplies & Disposal, Government of India		
2.	CentralEquipmentStores		
3.	Purchase Organization for State Governments		

- $13. \quad Describe Quality Control Department, if any, and give the Organization Chart.$
 - a) Are goodsofferedsubjecttobatchtest,randomsampling orfull100%testfor quality?
 - $b) \qquad A retest scarried out by factory employees or by a separate testing agency?$
 - $c) \qquad A rein dependent Quality Control Organization check smade and certificates is sued?$



DELIVERYSCHEDULE:

6. CONTRACTFORM

(ONNON-JUDICIALSTAMPPAPEROFRs.200.00)
THIS AGREEMENT made in
WHEREASthePurchaserinvitedbidsforcertainGoodsandancillaryservicesviz.,(BriefDescriptionofGoodsandServices) and hadacceptedabidbythe Supplier for the supply of those goods and services in the sum of(ContractPriceinWordsand Figures)(hereinaftercalled"the Contract Price").
NOWTHISAGREEMENTWITNESSETHASFOLLOWS:
1. InthisAgreementwordsandexpressionsshallhavethesamemeaningsasare
respectively assigned to the minthe Conditions of Contract referred to.
2. The following documents shall be deemed to form and be read and construed as
partof this Agreement, viz.:
a) The TenderDocumentNoandthePrice Schedule submittedbythe Supplier;
b) theScheduleofRequirements&Price
c) theTechnicalRequirements;
d) theSpecialConditionsofContract
e) theGeneralConditionsofContract;
f) thePurchaser's Notification of Award.
3. Inconsideration of the payments to be made by the Purchaser to the Supplier as hereinafter mentioned, the Supplier here by covenants with the Purchaser to
hereinafter mentioned, the Supplierhere by covenants with the Purchaser to provide the goods and services and to remedy defects the reininconformity in
allrespectswiththeprovisions of the Contract.
4. The Purchaserhereby covenants to pay the Supplier inconsideration of the provision of
the goods andservices and the remedying of defects therein, the Contract Price or
suchothersumasmaybecomepayableundertheprovisions
oftheContractatthetimesandinthemannerprescribedbytheContract.
Briefparticularsof the goods and services which shall be supplied/provided by the
Supplierare asunder:
Sl. Briefdescription Quantityto Unit Total
No. ofitems besupplied price price
TOTALVALUE:

Page 18



INWITNESS where of the parties here to have caused this Agreement to be executed in accordance with their respective laws the day and year first above written.

Signed, Sealed and Delivered by the	
said	(forthePurchaser)
inthepresenceof:	•••••
•	
Signed,SealedandDeliveredbythe	
said	(fortheSupplier)
inthepresenceof	



7. SECURITYDEPOSITCUMPERFORMANCEGUARANTEEFORM (ONNON-JUDICIALSTAMPPAPEROFRs.100.00)

To(NameofPurchaser)					
lier")hasundertak 200	en,inpursuanceofC	ContractNo	<i>fSupplier</i>)(hereinaft (dated	
furnishyouwithaBathereinassecurityf	ank Guarant	teebya recog theSupplier'scont	ntractthattheSupplier gnizedbankforthesum ractualobligations ne Contract.		
	eeSupplieraGuarant		(Name of	Banker)	
behalfoftheSuppli GuaranteeinWord demanddeclaring cavilorargument,a (AmountofGuaran reasonsforyourder	the Supplierto nysumorsumswithi ntee) asaforesaid, w mandorthesum spec	veundertaketopayy bein defaultu nthelimitof ithoutyourneeding	ou,uponyourfirst nderthe Contrac	written	
U	and	Seal	of	Guarantors	
Date:					
Address:					