

Tender No. 21-1819 DAP/07W

TENDER NO.

21-1819 DAP/07W

DATED 25.12.2018

NATIONAL FERTILIZERS LIMITED (A Government of India Undertaking) [CINL74899DL1974GOI007417]

Regd Office:- Scope Complex, Core-III, 7, Institutional Area, Lodhi Road New Delhi-03

Corporate Office : A-11, Sector-24, Noida-201 301, Dist. Gautam Budh Nagar (UP) (India), Phone: 00-91-120-2412294, 2412445, Fax: 00-91-120-4246764(T/F), 2412397,2411057, e-mail: imports@nfl.co.in

NOTICE INVITING TENDER (NIT)

SUBJECT: IMPORT OF DI AMMONIUM PHOSPHATE (DAP)-BULK (FERTILISER GRADE)

NATIONAL FERTILIZERS LIMITED (<u>NFL</u>), intends to purchase DI AMMONIUM PHOSPHATE (Bulk) on CFR FO basis for earliest arrivals into India. Offers may be made on CFR FO basis in US Dollars per metric tonne of DI AMMONIUM PHOSPHATE at 1 or 2 safe berths, one safe Indian port as given at point 8 of Part-A. CFR FO offers should indicate.

Part-A:-Basic Information, Dates and annexures details

1.	Tender Closing Date 8	Time	09 th January 2019 AT 1400 HRS. IST
2.	Techno Commercial B	id Opening Date &	09 th January 2019 AT 1415 HRS. IST
	Time		
3.	Tendered Quantity		50,000 MT +/-10%
4.	Price Bid Opening Dat	e & Time	Only of technically qualified parties and to be intimated
			separately
5.	Shipment/Sailing From	n Load Ports	Latest by 15 th February 2019
6.	Offer Validity		TILL 18.00 HRS OF 14 th January 2019
7.	Bid Bond Validity		UPTO 90 days from date of opening of tender
8.	Coast, Discharge Port	& Discharge Rate	West Coast : Mundra/Kandla/Pipavav or any other safe port of
			WCI with discharge rate of 10000 MT PWWD SHEX EIU
			Beam/ LOA / Draft Restrictions: As applicable at respective
			discharge ports. This discharge rate shall be applicable basis 5 or
			more available/workable holds/hatches prorate, if less.
9.	Product & Specification		Di-Ammonium Phosphate (18:46:0) - in loose bulk.
	SPECIFICATIONS :-Di-	Ammonium Phospha	ate (DAP) 18:46:00 As per Indian Fertilizer Control Amendment
	Order 2017:		
	a. Moisture		: 02.50% Maximum by weight
	b. Total Nitrogen (Am	nmoniacal and urea)	: 18.00% Minimum by weight
	c. Ammoniacal Nitro	gen	: 15.50% Minimum by weight
	d. Available Phospho	,	: 46.00% Minimum by weight
	e. Water Soluble Pho	sphorus (as P ₂ O ₅)	: 39.5% Minimum by weight
	f. Particle Size		: Minimum 90% of the material shall be retained between 1mm
	and		4 mm sieve
	Colour of DAP: Blac		
10.			Marketing), Import Section, Central Marketing Office,
	Correspondence		Limited, Corporate Office
	And For Collection		bida - 201 301 , Dist. Gautam Budh Nagar (Up), India, Tel.: +91-120-
	And Submission of		Fax: +91-120-4246764(T/F), 2411397,2411057 E-Mail :
14	Documents Tandar download	Imports@nfl.co.in	an a
11.	Tender download		ocument can be downloaded from NFL's website
		www.nationalferti	lizers.com or <u>www.eprocure.gov.in</u> or d.com/NFL. Corrigendum/Addendum, if any, shall be published
		only on these webs	
12.	Tender Submission	-	ctronic mode for which Tenderers may log on to website
12.			d.com/NFL. For further details, refer to annexure-VI & clause B -
			tenders in any respect and/ or with deviation shall be summarily
		rejected.	tenders in any respect and, or with deviation shall be suffilled by
		rejetteu.	



		Those tenderers, who are technically qualified for opening of price bid, shall not be
		permitted to deviate any of the agreed terms and conditions of technical & un-priced
		commercial bid of the tender subsequent to the opening of price bid.
13.	Instruction for	All tender documents shall be in English language. All other information shall also be
	submission of	supplied by the tenderer in English language. All quoted prices shall be indicated by
	tender	tenderer both in figures and words and where there is difference between quoted in
		figures and quoted in words, the prices quoted in words shall prevail. Tenders should
		be duly signed on all pages by the tenderers or by legally authorized representative,
		in longhand along with the firm's/ company's seal. No oral, telephonic or email
		tenders or modifications in the tenders shall be considered under any circumstances.
14.	Technical Bid format	To be filed electronically on website as per Performa placed at Annexure-A
15.	Price Bid format	To be filed electronically on website as per Performa placed at Annexure-B
16.	CFRFO Shipment	General Shipment Terms In Respect Of CFR FO Contracts placed at Annexure-I
	terms	
17.	Bid Bond Performa	Placed At Annexure-II
18.	Performa PGB	Performance Guarantee Bond Performa Placed At Annexure-III
19.	Accredited Suppliers	List of Accredited Parties and Documents Required for Accreditation by Non-
		Accredited Supplier- Annexure-IV
20.	LC Performa	Placed At Annexure-V
21.	Special Instructions	Special Instructions To Tenderers – Annexure-VI
22.	Integrity Pact	Placed At Annexure-VII
23.	The prospective Tend	erers having any common partners/Directors/Managing partners, etc., or having any
	other common criteria	a shall be considered as Sister/Group/Associates Company. In such cases, only one of
	them will be eligible for	or participating in the tender.
24.	The contract shall be g	governed by the latest version of INCOTERMS

Part-B:- Terms and Conditions

1.00	National		The term "NFL" shall mean National Fertilizers Limited (CINL74899DL1974GOI007417)
	Fertilizers Lim	ited	having its Registered Office at Scope Complex, Core-III, 7 Institutional Area, Lodhi Road,
			New Delhi-110003, and its corporate office at A-11, Sector-24, Noida-201301, Uttar
			Pradesh, India and shall be deemed to include their successors and / or assignees, and
			shall include the Administrative and Executive Officers authorized to deal with matters
			relating to the contract.
2.00	Definitions	a.	The term "CONTRACT" shall mean and include the Notice Inviting Tender (NIT), the
			Instructions to tenderer, the Tender, Letter of Intent accepting the tender in part or full,
			Special & General Terms & Conditions, directions and comments conveyed in writing, the
			Purchase Order or Work Order, and its subsequent variations, if any, or any other
			authorized contract documents and those general and special conditions that may be
			added subsequently.
		b.	The term "SUPPLIER" shall mean the person(s) firm, or company with whom a
			CONTRACT has been entered into and shall be deemed to include their representatives,
			heirs, executors and administrators, successors and permitted assignees of such
			person(s), firm or company.
		с.	The term "TENDERER" shall mean the person(s), firm or company, who offers a tender or
			quotation duly signed in response to this Notice Inviting Tenders (NIT) issued by NFL and
			shall include their representatives, heirs, executors and administrators, successors and
			permitted assignees of such person(s) firm or company.
		d.	The term "PRODUCT " shall mean the product specified in Point 9 of Part A and the term
			"SPECIFICATION " shall mean the quality of the product as specified in Point 9 of Part A.
		e.	Should NFL relinquish ownership of the business, whether by sale, cessation, fusion or
			any other cause, outstanding quantities remaining to be delivered under this contract,
			shall ipso facto be taken by or transferred to new owners or successors. Nevertheless,
			tenderer reserves the right in this event to cancel such quantities: the cancellation not
			giving rise to any right to indemnify.
3.00	QUANTITY	a.	Bidders should offer quantity of 50,000 MT only. The tolerance in ship load quantity can
		Ι.	be +/- 10%.
		b.	The tendered quantity is mentioned at Point 3.00 of Part-A. However, NFL reserves the
			right to order part quantity at its sole discretion. The product will be shipped to



			designated discharge port at NFL's o	-	s the right to change the
		с.	discharge port prior to shipment at t Bidders should quote only the firm o		ontional quantities are
		с.	offered, NFL reserves the right to co		
4.00	PRICE	a. b. c. d.	Offers may be made on CFR FO basi PHOSPHATE for payment against s freight from loading port to discharg the price bid format. NFL reserves the mentioning of firm freight. Prices quoted should be inclusive of separately. It will be deducted out of in India in Indian Rupees as per clau controlled companies and commiss from the Reserve Bank of India/Gov entitled to do the agency business a with the Tender. NFL reserves the right without assign or full or to buy any quantity in excert to negotiate with L1 Tenderer. NFL is Taxes & Duties: Taxes & Duties, it	is in US Dollars per Metric To sight L/C. While submitting ging port in India must also he right to reject such offers of f Indian Agents Commission f Invoice value and will be pa- use No. B-17.0. In case the In- tion is payable in US Dollars rernment of India, as the cas nd receive commission from hing any reason to accept or tess of the tender quantity. NF is not bound to accept the low f any, payable outside India	onne of DI AMMONIUM offers on CFR FO, firm be quoted separately in which are made without , if any, to be indicated id by NFL, to the agents dian Agents are foreign s, certificate/permission e may be, that they are NFL should be enclosed reject any tender in part L also reserves the right rest offer. a shall be to supplier's
			account and in India to buyer's acc and duties wherever applicable and		
		e.	Discount: If any, including Franchise		
5.00	Analysis, Sampling Quality	&	Samples for determining the quality Central Fertilizer Quality Control & T of its regional labs at discharge port shall be final and binding on the both In case the cargo is declared as no Training Institute (CFQC&TI), Farida port, for deficiency in nutrients, mo Fertilizers (Control) Order 1985, of colour of any part of the cargo doe the cargo will be rejected. The supplier shall refund the landed as well as all the consequential har immediately on NFL's first demand, the supplier, failing which penalty remittance by the supplier.	Training Institute (CFQC&TI), in India. The quality so deter h the parties. on-standard by Central Fert abad (India) or any of its rep bisture or particle size beyon India (FCO) with latest ame s not conform to the colour d cost of cargo found sub-sta adding and the distribution of with value date being the date	Faridabad (India) or any mined at discharge port ilizer Quality Control & gional labs at discharge nd the limit specified in ndments and/ or if the s mentioned in the NIT, ndard (including colour) ost or any loss thereof, ate of initial payment to
6.00	Weighme	nt	The Weighment shall be determined surveyor/ inspection agency appoin quantity shall be based on weig quantity or draft survey, whichever i be treated as quantity delivered sho shortage in quantity including dan discharge port vis-à-vis the bill of custom duty, other duties, handlin quantity. The claim, if any, on the bill seller within 120 days from date of of make good such claim made by bu buyer, else the buyer shall be entitle invocation of Performance Guarante	nted by NFL at the port of ghment. The material cost is less. Quantity declared as co ort and shall be treated accorn naged cargo, as revealed lading quantity, would be un ng charges and other costs basis of findings at discharge completion of discharge of the uyer directly within 15 days ed to recover such claim by a	discharge. The Invoice shall be based on B/L amaged cargo shall also dingly. The payment for by the draft survey at recovered including the r, if any, paid on such port will be lodged on the cargo. The seller shall of lodging of claim by
7.00	Tenderers	Categori	zation, Earnest Money Deposit(EMD)	& Performance Guarantee E	ond(PGB)
		Tendere	rs categorization	Earnest Money Deposit	Performance Guarantee Bond



	11	Any trader / supplier who has a proven track	US\$ 1.00	PMT or	3% of contract value.		
		record of satisfactory supplies to India in at	equivalent Ind		5% OF CONTRACT VALUE.		
		least two years during the past five years.	equivalent ind	ian nupces			
		All other suppliers not covered under	US\$ 2.00	PMT or	5% of contract value.		
		Categories I & II above.	equivalent Ind				
	Note: Al	those companies who are either 100% marketi	-		subsidiary or sole selling		
		of producer shall be treated under category					
	submission of EMD. The joint stock companies having exclusive marketing rights in production equivalent t						
		ity investment in manufacturing company/ plant					
7.01	Earnest N	Aoney Deposit (EMD)/Bid Security:-					
	a) Tende	rers should furnish along with their offer, Bid Se	curity in US doll	ars or in India	an Rupees by means of a		
	Bank	Draft or through bid bond issued by a Indi	an nationalized	bank or a	schedule bank (except		
	coope	rative Bank) in New Delhi, in original, for val	ues as mentior	ned above st	trictly in the prescribed		
		ma (Annexure II) in favour of NFL and kept valic					
		bond are acceptable. Bids are liable to be reject					
		e accepted through Demand Draft, in USD or			In case Bid Security is		
		tted in INR the conversion rate to be taken as l					
	-	once made cannot be withdrawn by the party	-		-		
		rer withdraws his tender at any time prior to th	• •	•••			
		ent / Purchase Order or fails to execute the		-			
		ntee within stipulated period for faithful perf ty shall be forfeited.	ormance of the	e contract, t	ne amount of END/BIG		
		nendment to bid bond, if any, so submitted sho	uld also mentic	n tender no	and date and amended		
		nd must be valid as per point 7 of part-A. EMD v			and date and amended		
		nay also be submitted in US \$ by Swift messag			ender No for which the		
	-	Details are as follows:					
		BANK OF INDIA, CORPORATE ACCOUNTS GROU	P-II, 4 th & 5 th FLC	OOR, RED FOI	RT CAPITAL, PARSVNATH		
		RS, BHAI VEER SINGH MARG, GOLE MARKET					
	SBINO	017313, Current .A/C NO 10297944842, SWIFT 0	ODE: SBININBB	824, MICR CC	DDE: 110002562.		
	The Sv	vift message should sent well in advance so that	by the due ope	ning date, th	e payment is received in		
	NFL ac	count.					
7.02	Perform	ance Guarantee Bond (PGB):					
	-	event of offer being accepted, the tenderer sh					
		(LOI) / Purchase Order (PO), a Performance		•			
		ure-III through Indian nationalized bank or a sc	hedule bank (ex	cept coopera	itive Bank) in New Delhi.		
		tional PG bonds are not acceptable.					
	-	erformance Guarantee Bond shall be as per cat	egory and at rai	tes to which	the Tenderer belongs as		
	-	ied in Clause 7.00 of Part B.	or minimum C/S	iv) months fr	am data of LOL/DO		
	c) mere	erformance Guarantee Bond shall be kept valid f	or minimum 6(S	ing months th			
	Taha	or kent valid till discharge port results in respect	of quality are the		ar amount for quantity		
		kept valid till discharge port results in respect					
		landed including the equivalent amount of	•				
		antity short landed (recoverable), and amo					
		t / detention charges etc. are settled, which	iever is later,	as performa	nce would be deemed		
	-	eted only after that. er in such case has to extend the validity of P/G	Bond immediate	alv as inform	ed by NEI		
		ank Guarantee should be submitted by Bankers			•		
		D and not through supplier	uncerry to ML				
		ansfer in USD may be accepted in lieu of Perf	ormance Guara	ntee Bond	All banking charges and		
		nge loss if any or any other charges arising w					
		ted before releasing the bid security and Perfo	-				
		erest will be paid on the bid security amount					
		nt refundable, on successful bid/ completion of					
		es incurred by NFL.		,			
	-	any reason whatsoever, Supplier has committee	l breach of the t	erm(s) and/c	or condition(s) contained		
		Purchase Order and/or failed to comply with th					
		or amendment(s) thereto, the Performance Gua					
	g) The S	upplier shall approach their Bank for issuance	of Bank Guara	intee in favo	our of NFL along with a		



	manus at to souf:	we the serve to CTATE DANK OF INDI	A CORDORATE ACC	CUNTE CROUP II			
		m the same to STATE BANK OF INDI AL, PARSVNATH TOWERS, BHAI VER					
		17313, IFSC SBIN0017313, SWIFT C					
		EER SINGH MARG, GOLE MARKET, N		-			
0.00							
8.00		All Tenderers desirous for accredit		-			
	Suppliers	this tender have to submit the c	-				
		Criteria for Vendors". However,		ers as per annex	ure iv snall be		
0.00	Documents	exempted from submitting the sam		asta (support lat	tor clong with		
9.00	Related to	Supplier must submit the Ma			-		
	Manufacturer	Manufacturers production capacity of the product to NFL within 10 days of issue of LOI/Purchase order (i.e. along with Performance Guarantee Bond). Supplier must also					
	Certificate/Suppo	mention load port and load rate from where vessel shall be loaded.					
	rt letter:			in be loaded.			
10.00		i) NFL reserves the right to accept	at their sole and u	nfettered discretic	on any tender fo		
10.00	Submission and				-		
	acceptance	whole or part quantities or reject any or all tenders without assigning any reason thereof. No claims for compensation or otherwise whatsoever will be considered by					
		NFL from the tenderers.			· · · · · · · · · · · · · · · · · · ·		
		ii) If a tenderer resorts to any fri	volous, malicious o	r baseless compla	aints/ allegations		
		with intent to hamper or del			-		
		rigging/ influencing the tende	ring process, NFL	reserves the righ	t to debar such		
		tenderer from participation in t	ne present/ future t	enders up to a per	riod of 2 years.		
		iii) The tenderers shall not be enti	tled to claim any co	ost, charges or inci	identals for or ir		
		connection with the preparation					
		iv) NFL reserves the right to split					
		without assigning any reason	-	Purchase Order	(PO)(s)/Letter o		
		Intent (LOI) on more than one s					
		v) NFL reserves the right to reject			lation, if the pas		
		performance of the tenderer ha		-			
		vi) Those tenderers, who are tech					
		permitted to deviate any of the agreed terms and conditions of technical & un-priced commercial bid of the tender subsequent to the opening of price bid.					
			bsequent to the op	ening of price bid.	-		
		NFL reserves the right to postpone	bsequent to the op the opening of ten	ening of price bid. ders and will intim	ate all tenderers		
		NFL reserves the right to postpone in advance of such postponement	bsequent to the op the opening of ten	ening of price bid. ders and will intim	ate all tenderers		
10.01	The various docume	NFL reserves the right to postpone in advance of such postponement tenders.	bsequent to the op the opening of ten along with the fres	ening of price bid. ders and will intim h date and time c	ate all tenderers		
10.01		NFL reserves the right to postpone in advance of such postponement tenders. ents to be submitted category wise a	bsequent to the op the opening of ten along with the fres	ening of price bid. ders and will intim h date and time c	ate all tenderers		
10.01	a) <u>Technical Bid</u>	NFL reserves the right to postpone in advance of such postponement tenders. ents to be submitted category wise a Part	bsequent to the op the opening of ten along with the fres re as detailed below	ening of price bid. ders and will intim h date and time c	hate all tenderers		
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10.01	a) <u>Technical Bid</u> Document (Techn A To be submitte	NFL reserves the right to postpone in advance of such postponement tenders. ents to be submitted category wise a Part hical Bid) d physically in sealed envelopes to	bsequent to the op the opening of ten along with the fres re as detailed below Category-I be dropped in ten	ening of price bid. ders and will intim h date and time c v Category-II der box placed at l	of opening of the Category-III		
10.01	a) <u>Technical Bid</u> Document (Techn A To be submitte	NFL reserves the right to postpone in advance of such postponement tenders. ents to be submitted category wise a Part nical Bid)	bsequent to the op the opening of ten along with the fres re as detailed below Category-I be dropped in ten	ening of price bid. ders and will intim h date and time c v Category-II der box placed at l	of opening of the Category-III		
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11.00	Vessel Sailing	The date of sailing of vessel shall be the date on which the vessel, after completion of
	and shipment	loading, sails from the loadport for discharge port. Timely vessel sailing is the essence of
	Date	the contract and shall be treated as firm. Any delay in effecting contracted vessel sailing,
		will render the Supplier liable for breach of contract and shall be dealt as per Default
		clause No 20.0 of part B.
		In case of multiple Bills of Lading for the vessel, the date of Bill of Lading issued in the
		last for the vessel shall be treated as shipment date for the total cargo loaded in that vessel.
12.00	Marine insurance	Marine Insurance for CFR supplies shall be arranged by NFL through their underwriters
12.00		whose detail shall be furnished while issuing the LOI/ Purchase Order/LC opening. The
		supplier shall intimate NFL's underwriters/ Executive Director (Mktg.), NFL immediately
		on shipping the product informing the name of the ship, quantity, value of material, port
		of loading etc. Premium paid, if any, for overage vessel will be to the account of supplier.
13.00	Invoicing	Supplier should raise invoice for material in CFR FO price and also mention the freight
		component of CFR FO price in invoice itself. The freight component should authenticated
		by enclosing copy of Charter Party agreement/Fixture note that supplier has entered
		with the vessel owner. In case the freight component mentioned in invoice/charter party
		agreement/fixture note is higher than the freight mentioned in e-price bid then the
		additional GST liability towards differential freight shall be to Supplier's account. Supplier
		shall immediately pay the GST towards differential freight (higher) immediately on
		Buyer's first demand.
14.00	PAYMENT	Without prejudice to Buyer's right to recover the damages, payment less agency
		commission, if any, shall be made through sight L/C. NFL shall establish sight L/C
		(Irrevocable, non-transferable and non-assignable) after receipt of signed contract,
		Vessel Nomination and acceptable Performance Guarantee Bond in the prescribed
		Performa as provided in the standard contract. The L/C covering 100% value of the
		contracted quantity including plus tolerance will be established by NFL.
		The payment for agency commission for agents in India, will be made in Indian Rupee
		only. For LC Performa and documents required for negotiations, Kindly refer to Annexure-V .
		It is expected that L/C Performa which is annexed herewith would be read and
		understood by the Tenderers.
15.00	Bill of Lading	The bill of Lading issued for the product will stipulate the name of the port in India. In
		case of deviation at NFL's request, it is understood that all taxes, conditions, acceptance
		of the B/L and afreightment contract are automatically extended to the second port
		without issuing a new B/L. The B/L will also incorporate clause Paramount, Jaison Clause,
		both to blame, collision clause and general average. In the Bill of Lading (B/L), shipper
		column must indicate the name of the supplier.
16.00	Shipping /	Immediately after sailing of a vessel, the supplier shall advise NFL by email / courier
	Documentation	service and also by fax, the name of the vessel, B/L details, date of sailing, quantity
		shipped and invoice value.
		Simultaneously, supplier shall dispatch directly to NFL, two non-negotiable sets of following documents through courier as detailed below:
		i) Clean Bill of Lading showing National Fertilizers Limited., Noida-201301, India as
		consignee and marked "Freight Prepaid" or "Freight Payable" as per C/P.
		ii) Copy of commercial invoice.
		iii) Manufacturer Certificate that the vessel has been supplied with product
		manufactured by them.
		iv) Certificate of Origin.
		v) Joint Draft Survey Report & Certificate of Weight certified by Inspection Agency
		appointed by seller at Load Port.
		 vi) Certificate of Quality & Inspection issued by Inspection Agency. Beneficiary's Certificate I (Refer Annexure-V)
		vii) Copy of intimation to our underwriters for insuring the cargo as per Shipping
		Advice.
		viii) Stowage Plan.
		ix) Certificate of Sampling



	Г	
17.00	Indian Agent:	The Tenderer shall disclose the name & address of their agent / representative along with the following information:
		(i) Indian Agent's registration numbers and their permanent income tax account
		number, amount and nature of commission / remuneration.
		(ii) A copy of terms & conditions of the appointment of the Indian Agents including
		the commission being paid to them.
		(iii) In case there is no agent in India, the tenderer shall certify that they have no agents in India and no remuneration is to be paid to any Indian Party.
		(iv) The Indian Agent's commission, if any, will be paid in India in Indian Rupee. The
		conversion will be made only at the prevailing RBI Reference Rate at the time of
		making payment. Payment of agent's commission will be subject to deduction of
		tax as may be applicable.
		In cases where there is no agent but the supplier has any Indian Branch or subsidiary or
		financially inter-linked concern the same shall be intimated to NFL. This will also include
		such Indian agent, who is paid general retainer fee and may not have any reference to this particular contract i.e. supplier shall intimate to NFL if they have got any agent /
		representative by whatsoever name he may be called in India and is receiving in India
		and / or outside India, any payment or facility in any form in return for any service
		rendered by him to the supplier.
		Should NFL suffer any loss / losses or penalization by the appropriate authority in India
		because of the failure or action of the supplier in not disclosing the names and other
		details in respect of their agents in India, NFL shall hold the supplier responsible for such penalties and shall be entitled to claim from them damages for breach of the above
		provision of the contract and also to resort to such other action which they may consider
		appropriate.
18.00	Inspection Before	a. The supplier shall ensure that the goods shipped conform to the agreed quality and
	Shipment	specifications and shall not ship goods which do not conform to the agreed quality
		and specification. b. NFL reserves the right, at its option and cost, to have material inspected before
		shipment in regard to quality and specifications. The supplier/ shipper shall tender
		the material for inspection to the agency to be nominated by NFL and shipment shall
		be effected only after the material is inspected. The supplier / shipper will provide
		free of cost facilities to the inspection agency at the load port for taking samples.
		c. Irrespective of whether NFL appoints inspection agency or not, it will be obligatory on
		the part of the supplier to obtain Certificates of Inspection from internationally reputed Inspection Agency appointed by Supplier to the effect that material is in
		accordance with the specifications laid down in the contract. This shall accompany
		the shipping documents. The inspection fee shall be borne by supplier.
		d. For the purpose of determining quality, the Inspection Agency, may at their discretion
		draw samples of the material at the producing factory as specified in the contract but
		shall draw samples in all cases in the customary manner during the loading of the vessel with a view to ensure that the material conforms to the contractual
		specifications. Analysis report should specify the nutrients and other requirements of
		the contractual specifications as per Indian FCO. The report shall specify the methods
		of analysis used, type of sieve used for determination of particle size and also the
		contract number, the quantity loaded and name of the vessel. A clear inspection note
		will be released by the Inspection Agency only if they are satisfied that the cargo
19.00	Quality Claims	meets contractual specifications. NFL shall lodge claims, if any, for the non/ substandard quality within 30 days of receipt
13.00	Quality Cidinis	of quality report of the vessel from Central Fertilizer Quality Control & Training Institute
		(CFQC&TI), Faridabad (India) or any of its regional labs at discharge port in India and the
		documents in support of NFL's claim shall be sent by NFL to the supplier by airmail/ mail.
20.00		In the event of failure to sail the vessel from Load Port within the time stipulated in the
	Default	
	Default	NIT's clause No.5.00 of Part-A it is agreed that NFL shall have the right to exercise any or
	Default	NIT's clause No.5.00 of Part-A it is agreed that NFL shall have the right to exercise <u>any or</u> <u>all of the following options as the case may be</u> :
	Default	NIT's clause No.5.00 of Part-A it is agreed that NFL shall have the right to exercise <u>any or</u> <u>all of the following options as the case may be</u> : a. To cancel the contract either entirely or to the extent of non-supplied portion thereof
	Default	NIT's clause No.5.00 of Part-A it is agreed that NFL shall have the right to exercise <u>any or</u> <u>all of the following options as the case may be</u> :

· · · · ·			-
			b. To purchase from other source without notice to the supplier at the risk and cost of the supplier, the material not delivered or material of similar description for which
			NFL shall have unfettered right to decide such option without cancelling the contract
			in respect of the consignment(s) not yet due for delivery. NFL shall be entitled to
			recover such additional cost and damages by all legal means including invocation of
			PG Bond.
			c. To recover as liquidated damages for the delay in sailing of vessel from load port and
			for the period of such delay beyond the contractual sailing period until actual
			shipment, a sum equivalent to 1% per week or part thereof for each week or part of
			week's delay, subject to maximum of 5%. In case of single shipment contract, the
			damages shall be applicable on the contract value and in case of multiple shipment
			contract, the damages shall be applicable on the undelivered quantity.
21.00	INTEGRITY	a.	Signing of Integrity Pact (IP) is mandatory for every Tenderer participating in this tender.
	PACT:		A copy of the IP is enclosed (AnnexVII), which may be deemed to have been signed by
			NFL. The Tenderer(s) and NFL shall be bound by the provisions of IP in case any complaint
			relating to the tender is found substantiated. Details regarding Integrity Pact can be
			viewed on our website viz. www.nationalfertlizers.com.
		b.	The IP shall be executed on a plain paper and duly signed on each page by the same
			signatory who signs the bid document. Any bid not accompanied by duly signed IP by the
			Tenderer would be rejected.
		с.	The Independent External Monitors (IEMs) for this tender shall be Sh. Pramod Deepak
			Sudhakar e-mail- <u>sudhakarpd2@gmail.comand</u> Sh. Ajai Kumar, e-mail:
			ajai.kumar3@gmail.com. Any tender related complaint, for tenders covered under
			Integrity Pact having value of Rs.1 (one) crore and above, may be addressed to these
			Independent External Monitors (IEMs).
22.00	Important Po	oints	a) Offers received with original bid bond/DD/Swift transfer in NFL A/c only to be
	For Ca	reful	considered. Intimation of advice regarding opening of bid bond will not suffice.
	Consideration	i i	b) Tenderers should quote only the firm quantities in the offer. In case optional
			quantities are offered, NFL reserves the right to consider only firm quantities for
			placement of orders.
			c) For CFR FO purchase, if shipment is done in Panamax vessels, all expenses on account
			of pre-berthing delays, shall be to buyers account and time to count on NOR
			Tendered valid.
			 d) Fixture of Floating shipments for supply of DI AMMONIUM PHOSPHATE shall not be accepted.
			e) Vessels appearing in Sanction List as per OFAC's updated SDN List of US Department
			of Treasury may not be accepted by NFL for shipment of ordered cargo. Suppliers to
			accordingly arrange suitable vessels to avoid problems in release of payment.
			f) The price bids shall be evaluated on coast-wise basis and L1 shall be determined
			accordingly after taking impact of GST where ever payable, including under reverse
			charge, by NFL on freight quoted by the Tenderer.
			g) The product should be supplied from a single source (plant). The colour & prill size of
			the product should be uniform, free flowing and a certificate in this regard from
			independent inspecting agency, confirming the same, must be sent to NFL. In
			exceptional circumstances (to be proved and documented by Supplier to NFL's
			satisfaction), the product supplied from more than one source, may be permitted
			only with prior approval of NFL and with the terms and conditions i.e. loading of
			material from each source in separate holds, separate documents for each source to
			be submitted under LC and other relevant terms for avoiding mixing of cargos.
			h) For evaluation of bids in USD the following exchange rate shall be considered:
			Indian Companies offering on High Sea Sales (HSS) basis- RBI reference rate.
			Foreign Tenderers: RBI reference rate
			i) For payment to Indian Companies offering on HSS basis, the exchange rate as agreed
			shall be applicable.
			j) Indian Companies offering on HSS basis shall nominate suitable vessel exclusively for
			NFL and shall comply with all the NIT/T&C conditions including clauses relating to
			inspection at load port.
			k) In a tender, either the Indian agent on behalf of the Principal or Principal itself can bid
			but both cannot bid simultaneously for the same item/product in the tender.



		 If an agent submit bid on behalf of the Principal, the same agent shall not submit another bid on behalf of another Principal in the same tender for the same item/product.
23.00	Force Majeure	 a) If at any time during the continuance of this contract either party is unable to perform the whole or in part any obligation under this contract because of war, hostility, civil commotion, sabotage, quarantine restriction, acts of God and acts of Government (including but not restricted to prohibition of exports or imports) fires, floods, explosion, epidemics, strikes, embargoes, then the date of delivery of the product shall be extended for the period force majeure condition was operative. b) Any waiver / extension of time in respect of the delivery of any installment or part of the goods occasioned due to the reasons in Para a) above shall not be deemed to be waiver/extension of time in respect of remaining deliveries. c) If operation of the force majeure circumstances exceeds three months, each party shall have the right to refuse further performance of the contract, in which case neither party shall have the right to claim eventual damages from each other. d) The party, which is unable to fulfill its obligation under the contract, must within 15 days of occurrence of any of the causes mentioned in this clause shall inform the other party of the existence of the force majeure conditions which prevents it from performing the contract. Such occurrence should be accompanied with Certificate issued by the Chamber of Commerce in the Country of Origin of Supplier in this respect. The Supplier shall also promptly inform the ending of such event enclosing therewith Certificate from Chamber of Commerce. If NFL is prevented from performing the contract, NFL shall inform the supplier within 15 days of occurrence of such force majeure conditions accompanied by Certificate issued by Chairman & Managing Director of NFL. e) Non-availability of material shall not be valid ground for non-performance.
24.00	Disputes/ <u>Arbitration</u>	 a. FOR INDIAN PARTIES "Except where otherwise provided in the contract all matters, questions, disputes or differences whatsoever, which shall at any time arise between the parties hereto, touching the construction, meaning, operation or effect of the contract, or out of the matters relating to the contract or breach thereof, or the respective rights or liabilities of the parties, whether during or after completion of works or whether before or after termination shall after written notice by either party to the contract be referred to Chairman & Managing Director, National Fertilizers Limited for appointment of Arbitrator. The Arbitration proceedings shall be governed by the Arbitration & Conciliation Act, 1996, The Arbitration & Conciliation (Amendment Act 2015) or any further statutory modification or re-enactment thereof and the rules made thereunder. If the arbitrator to whom matter is referred, vacates his/her office by any reason whatsoever then the next arbitrator so appointed by the authority referred above may start the proceedings from where his predecessor left or at any such stage he may deem fit." "It is agreed by and between the parties that in case a reference is made to the Arbitrator or the Arbitral Tribunal for the purpose of resolving the disputes/differences arising out of the contract by and between the parties hereto, the Arbitrator or the Arbitral Tribunal shall not award interest on the awarded amount more than the rate SBI PLR/Base Rate applicable to NFL on the date of award of contract. Foreign Vendors/Parties "All disputes arising out of or in connection with the present contract shall be finally settled under the Rules of Arbitration of the International Chamber of Commerce, India by one or more arbitrators appointed in accordance with the said Rules." PSEs and Government Department : "In the event of any dispute or difference relating to the interpretation and application of t



			Arbitrator shall be binding upon the parties to the dispute, provided, however, any
			party aggrieved by such award may make a further reference for setting aside or
			revision of the award to the Law Secretary, Department of Legal Affairs, Ministry of
			Law & Justice, Government of India. Upon such reference the dispute shall be decided
			by the Law Secretary or the Special Secretary/Additional Secretary, when so
			authorized by the Law Secretary, whose decision shall bind the Parties finally and
			conclusively. The Parties to the dispute will share equally the cost of arbitration as
			intimated by the Arbitrator".
25.00	Applicable	law/	The applicant here to agree that the courts and tribunals at New Delhi shall have
	Jurisdiction	of	exclusive jurisdiction to settle any or all disputes which may arise out of or in connection
	Courts		with the tender. All disputes arising out of this tender shall be decided in accordance
			with the laws of India and in English language only.
26.00	Fraud Preve	ntion	Tenderer should adhere to Anti-Fraud Policy of NFL (full text of which is available on
	Policy		NFL's website www.nationalfertilizers.com) and not indulge or allow anybody else
			working in the company to indulge in fraudulent activities and would immediately
			apprise NFL of the fraud/ suspected fraud as soon as it comes to their notice. In case of
			failure to do so NFL may debar them for future transaction.



Annexure-A

PART – 1: TECHNICAL BID (Available on www.tenderwizard.com/NFL)

(To be completed by foreign supplier or their authorized local agent on the link available on website

under Party's login)

Sr	Requirement as per NIT	D	etails filed by Supplie	r
1	Name and Complete address of Tenderer		, , ,	
	Contact Person's Name, Mobile No.			
	Telephone No, Fax No., Email			
2	Name, address, email, telephone/mobile			
	and fax no of representative for the purpose			
	of communication and who are authorized			
	to submit the documents on behalf of the			
	principal, producer/supplier			
3	Name and address of Indian Agent, if any.			
4	Whether the Tenderer is producer or			
	supplier			
5	If Accredited Supplier		Yes/NO	
	Accreditation applied under Category I/II/III			
6	Country of origin of product			
7	Details of EMD deposited by Demand	DD/Bid bond No	Name of Bank	Amount in
	Draft/Pay Order/Bid-Bond	& Date		USD/INR
8	Integrity Pact submitted		Yes/NO	
9	Acceptance of all terms and conditions of	Yes/NO		
	tenders documents along with all annexures			
	thereof			

Undertaking/declaration

- I/We hereby confirm that we have read all the terms and conditions of this tender for Import of Di Ammonium Phosphate, all the annexures attached thereof and all addendum/s, if any, issued and I/we undertake that all terms & conditions mentioned in this tender document consisting of pages 1 to 25 along with annexures and addendum, if any, are accepted to me/us without any deviation and I/We shall abide by the same fully.
- 2. That the Tenderers, their associates, Sister concerns, etc. have not been blacklisted by any Institutional Agency/Govt. Deptt./Public Sector Undertaking in the last five years.
- 3. That none of our Sister-Concern/ Group/ Associates Company is participating in this tender.
- 4. Requisite bid bond have been submitted as per clause 7 of Part-B for firm quoted quantity

Signed Digitally

Place:

Date:

Note: In case of concealment of any fact, if detected later on, such tenderers will be debarred from all future dealing with NFL.



Annexure-B

PRICE BID FORMAT

(Available on www.tenderwizard.com/NFL)

(To be completed by foreign supplier or their authorized local agent on the link available on website under Party's login)

PRODUCT – DI AMMONIUM PHOSPHATE FERTILIZER GRADE Please quote in unit price PMT in **USD** only.

SI	Details	West Coast
	Price in USD	Mundra/Kandla/Pipavav or
		Any safe port on WCI
1.	Quantity (Required) in MT	50,000 +/-10%
2	Freight in USD included in Spot CFR FO Rate	
3	Spot CFR FO Rate	
4	(-) Discount	
5	Net Spot CFR FO Rate	
6	Agency Commission payable to Indian Agent (Included in Net Spot CFR FO Rates (Row .5)	

Notes:

- 1. Tenderers are requested to quote prices separately for all Serial Nos. of the above table.
- 2. The agency commission indicated above is included in the net Spot CFR FO price.
- 3. The applicable Insurance, Custom duty, GST, Stamp duty shall be added to Spot CFR FO price to arrive at the delivered cost at designated port, for evaluation. In case, supplier does not mention freight component then the value of taxable service in respect of ocean freight shall be deemed to be 10% of CIF value and applicable GST shall be loaded accordingly for evaluation purpose.

4. Incomplete tenders in any respect and/ or with deviation shall be summarily rejected.

I/ We (Tenderer) have carefully gone through the terms and conditions of the Tender and hereby agree to abide by the same without any deviation/condition.

Digitally signed by Tenderer

Place: Date :



ANNEXURE-I

GENERAL SHIPMENT TERMS IN RESPECT OF CFR CONTRACTS

The supplier shall abide by the following terms for CFR FO contracts:

- Supplier shall arrange for chartering of suitable vessel fitted/ loaded with hold suitable for facilitating discharge. In case of geared vessels, the seller shall guarantee that the vessel is fitted with, grabs, ropes, and winches in good working condition capable of handling the rated capacity of minimum 25 MT SWL. Master also to give free use of vessel's lighting/ power as on board, if required. Vessel should be single Decker and should have Macgregorr or rolling type steel hatch cover. Vessel should be suitable for grab discharge
- 2. Vessels shall be chartered on the basis of one / two safe berth, one safe port on West Coast / East Coast of India as required.
- **3.** Extra Port & Port Charges: In case NFL could not receive the vessel at the nominated port, a second port, on the same coast, will be nominated. Extra freight for the additional steaming will be to NFL's account. However, if the nomination of the changed port is done 72 hours in advance, extra freight to the extent of additional distance only shall be paid.
- 4. NFL shall declare the discharge port at the time of accepting the vessel offered by Supplier.
- Co-shipment may be considered only with the prior approval of NFL subject to that none of PO/ LoI/ NIT/ GTC terms are breached.
- 6. GIC Approval & Extra Insurance Premium:
 - 6.1. Only GIC approved vessel should be chartered. Supplier shall furnish following information to NFL immediately on nomination of each vessel for obtaining GIC approval in time:
 - i) Name of the Vessel, Ex-name, if any.
 - ii) Details of ship:
 - a. Flag.
 - **b.** Classification as per IACS.
 - c. Month & Year of built.
 - **d.** G.R.T. / N.R.T.
 - e. DWT
 - f. Voyage Number.
 - g. Laycan
 - h. LOA, LLP, Beam
 - i. No. of Holds, Hatches & Type
 - j. No. of gears with capacity
 - k. No. of Grabs
 - I. Demurrage / Dispatch Rate
 - **m.** Whether ISM regulations have been complied with & validity period.
 - **n.** Name of Hull underwriters. If vessel is not insured, reasons thereof.
 - iii) a. Name of the P&I Club of the vessel operator named above.b. Name & full address of the voyage charterers, if any.
 - iv) a. Name & address with telephone & fax numbers of the agents at loading port.b. Name & address with telephone & fax numbers of the agents at discharging port.
 - v) All Valid Ship certificates namely Ship Registry, International Tonnage Certificate, Load Line certificate, International Ship security certificate, Class certificate, Document of compliance certificate, P&I Club Certificate etc.
 - 6.2. The vessels up to **15** years of age are only acceptable to NFL. Vessel should have valid insurance cover from P&I (Protection & Indemnity) club duly approved by the Government of India under "Entry of Vessels into Port rules, 2005 under Indian Port Act, 1908"
 - 6.3. Sellers shall ensure that liberties, victories and other war built vessels are avoided for the loading of the cargo. Vessel so hired should not be of more than 15 years age. In case of necessity of chartering vessels older than 15 years, the seller shall take the prior approval of the buyer and overage insurance premium would be on seller's account. It may be noted that vessels older than 25 years shall not be accepted for shipment. Also vessels more than 20 years age are not allowed entry in Indian ports by Kandla, Vishakhapatnam, Mundra, Tuna, Kakinada Deep Waters, Dhamra and Gangavaram unless it has been cleared by the said ports or any other port of India/ State control Authorities within the preceding six months. In case the ship chartered by supplier is 20 years or more of age, the shipping agent of the suppliers shall obtain necessary clearance from the authorities and the time taken to obtain such clearance shall be to ship owner's/ supplier's account and the same shall be excluded while calculating the lay time.



- 7. Sellers would be liable to furnishing all relevant vessel particulars to enable the buyer to obtain approval of Insurance Company (General) before the vessel is finally accepted. Any extra premium charged by the insurance company towards approval of vessel of age more than 15 years would be to seller's account.
- 8. Supplier shall ensure that the owner of the vessel obtains certification by approved surveyor that the ship's hatches, prior to loading of each shipment of the product, are free from any impurity whatsoever, including contaminations if any, which remain in the ship's cargo as residue from earlier shipments. Supplier shall also ensure that cargo owner's (receiver) right of recovery against the ship owners would not be lost or waived in any manner in the charter party. If the recovery rights are not included in the Charter Party by the supplier, against the ship owner for any reason, the receivers shall have the right to recover losses / damages to material during voyage/discharge from the supplier.

9. Prior Notice of Expected Time of Arrival (ETA):

At least 7 days prior to the date of commencement of loading of the ship, supplier shall notify NFL, by fax and email, the quantity of product to be shipped, the value of the product and any other relevant details that may be required by NFL.

As soon as the vessel sails from the supplier's / shipper's jetty, supplier shall notify NFL by fax /email the name of the vessel, date and time of sail and estimated date and the ETA at designated discharge port together with other details as may be required by NFL.

Master shall send a sailing email and fax to NFL on vessel leaving loading port, giving sailing date, speed, commodity, total quantity loaded, estimated draft, fore and aft on arrival at disport and ETA at disport and another email & fax advising the latest estimated date of arrival while passing from Aden / Cape of Good Hope / Suez Canal, as the case may be.

Further, supplier shall either give or arrange with the Master of the vessel to give 96 hours, 72 hours, 48 hours and 24 hours' notice to NFL or their nominee indicating the ETA of the vessel at the port of unloading. Thereafter, for any change in the ETA of the vessel by more than a period of 24 hours, the supplier shall either advise or arrange with the Master of the vessel so that NFL is advised about the revised ETA of the vessel.

10. Discharge Rate and excepted period:

The cargo shall be discharged from the vessel at an average rate as stipulated in <u>Clause 8 of Part-A</u> basis **five** or more available and workable hatches / holds and pro rata if less, per weather working day of 24 consecutive hours, Sundays and Holidays excepted, even if used (PWWDSHEXEIU).

11. Notice of Readiness & Commencement of Lay-time:

The Master shall give notice of readiness to NFL or nominated agents during official working hours. The time at discharging port shall begin to count from 24 running hours after the vessel's arrival within the port limits and Notice of readiness tendered and accepted during official working hours i.e. 10.00 Hrs. to 17.00 Hrs from Monday to Friday and 10.00 to 12.00 Hrs on Saturdays (or during any of the periods exempted (for discharge port) even if used reported) and should be in free pratique, whether in berth or not. Charterers have the right to work during excepted periods, such time used not to count as lay time.

Time shall not be counted between 12.00 noon on Saturday and 8.00 a.m. on Monday and not between 5.00 p.m. (Noon if Saturday) on the last working day preceding a local and legal holiday and 8.00 a.m. on the first working day thereafter even if used, unless the vessel is already on demurrage. Receivers have the right to work during excepted period such time used not to count as lay time.

- **12.** The non-weather / half weather working days as per statement of facts (SOF) not to count as lay time used, even if used, whether the vessel is on berth or in stream, whether discharging or not. However, once the vessel is on demurrage such days will also count as lay time, subject to force majeure conditions
- **13.** Surf days not to count as weather working days **even if** used.
- 14. No cargo is to be loaded in twin decks, deep tanks, wing tanks or bunker spaces. The master is, however, to have the liberty of loading in such spaces for the purpose of stability of the vessel but any extra expenses incurred by reasons of discharging from such spaces not easily accessible is to be to the ship owner's / supplier's account and the lay-time admissible will be calculated at half the specified normal rate for discharging.
- **15.** Cost of shifting to second berth (if used) including fuel shall be to the vessel owner's / supplier's account and time used in shifting not to count as lay-time.
- **16.** Cost of first opening and last closing of hatches shall be to ship owner's / supplier's account and time used not to count as lay-time.



- 17. Supplier / Ship owners to undertake that vessel's arrival draft at the discharging port in India not to exceed the norms as per <u>Clause 8 of Part-A</u> of designated discharge port. Any lighterage cost over agreed draft on arrival shall be on ship owner's supplier's risk and cost and time used not to count as lay-time.
- **18.** Rigging gangs employed at discharging port to be for owner's / supplier's account.
- **19.** The vessel shall give free use of all available gears for discharging also lights for night work on board. If all gears are not available discharge rate to be reduced proportionately.

20. <u>Demurrage / Dispatch:</u>

Demurrage / Dispatch rate shall be as per Charter Party. NFL shall be intimated the rate of Demurrage / Dispatch prior to fixing of the vessel. Supplier shall provide the copy of their Charter Party Agreement with the vessel/Shipping agency well before the arrival of vessel at load port.

Supplier shall pay to NFL dispatch money and NFL to pay to supplier demurrage money at the rate and in the currency as mentioned in the Charter Party Agreement per day and prorata for part of a day for all working time saved in discharging.

However, if demurrage is incurred at the port of discharge by reasons of port problems, fire, explosion, storm or by strike, lock-out, stoppage or restraint of labour of master, officers and crew of the vessel or tug boats or pilots or any other force majeure circumstances, no demurrage will be payable.

- **21.** It will be agreed that NFL or its nominee shall have to sign the Statement of Facts and other customary documents together with the Master of the vessel and ship owner's agent at disport.
- **22.** Overtime to the account of party ordering the same. Officers' / Crews' overtime to be always for supplier's / ship owner's account.
- **23.** Supplier's / charterer's shall appoint agent at discharge port and the fees shall be payable by the ship owners at usual tariff.
- **24.** After arrival of the vessel at the customary anchorage at the port of unloading, the master / his agent shall give NFL or their agent notice by letter, telephone, emails, to NFL / their nominees confirming that the vessel is in all respects ready to discharge the product.
- **25.** When delay is caused to vessel getting into berth giving notice of readiness for any reason over which NFL has no control, such delay shall not count as used lay time.

26. Port Dues:

At discharging port, dues on vessel will be for the supplier's/ owner's account but all dues on account of Cargo will be to NFL's account

27. Completion of Discharge:

The vessel shall have the liberty to sail immediately on completion of discharge and final joint draft survey unless obstructed by weather, fog or port conditions, for which NFL shall not be responsible by any manner.

28. The terms as per the Purchase Order (PO) would override terms of individual Charter Party unless the deviations are specifically accepted by the buyer. If a berth is available for the vessel upon its arrival at the port, then, in case the vessel is not ready to proceed to berth when allotted or commence discharge after berthing, the vessel will be considered as "Not Ready" and NOR will be deemed to be accepted when the vessel is ready in all respects to commence discharge.



ANNEXURE-II

BID BOND PERFORMA

(To be executed by an Indian Scheduled Bank except Cooperative Bank through its Branch Office in New Delhi(India) on stamp paper of appropriate value)

M/s. NATIONAL FERTILIZERS LIMITED(NFL), Corporate Office : A-11, Sector-24, Noida-201 301, Dist. Gautam Budh Nagar (UP) India

Dear Sirs,

- 1. WHEREAS M/s. ________ (offeror) has offered to supply a quantity of _______ MTs of DI AMMONIUM PHOSPHATE to NFL vide NFL's Tender NO. _______ and the offeror is required to submit a Bid-Bond in US Dollars at the rate of USD ______ PMT for the quantity offered along with the offer as a guarantee for fulfillment of all the terms and conditions of subsequent sale, we (Bank with full address) hereby guarantee and undertake to pay immediately on first demand by NFL, the amount of US\$ _______ in case the offeror fails to perform any or all the obligations, undertaken by him as per NFL's acceptance without any reservation, protest, demur and recourse to said offeror. Any such demand in writing made by NFL shall be conclusive and binding on us irrespective of any dispute or difference raised by the offeror. This Guarantee shall be irrevocable and shall remain valid till _______ in New Delhi.
- 2. Notwithstanding anything mentioned herein before, our liability under the Guarantee is restricted to USD ______ (US Dollars ______ only) and it will remain in full force up to ______ unless a claim under the Guarantee is filed against us on or before ______ all your rights under the said Guarantee shall be forfeited and we shall be relieved and discharged from all the liabilities therein. We,______ Bank further agree that the Guarantee herein contain shall not be affected by change in the terms of purchase originally offered by the offeror.
- 3. This bond shall be governed by Indian Laws and will be subject to the jurisdiction of courts at New Delhi in India alone.

Dated:

For

Place: Bank Bank Note: Bid Bonds to be furnished in US Dollars only. Bid Bond in Indian Rupees will not be accepted.



ANNEXURE-III

PERFORMANCE GUARANTEE BOND PERFORMA

(To be issued by an Indian Scheduled bank except Cooperative Bank through its Branch Office in New Delhi (India) on stamp paper of appropriate value)

M/s. NATIONAL FERTILIZERS LIMITED, Corporate Office: A-11, Sector-24, Noida-201 301, Dist. Gautam Budh Nagar (UP), India

- 1. Against Contract No. ______ dated_____ _ _ (hereinafter called the said "Contract") entered into between the National Fertilizers Limited (NFL) (hereinafter called the Buyer) and M/s.______ (hereinafter called the Supplier), this is to certify that at the request of the Supplier, we ______ Bank are holding in trust in favour of the Buyer, the amount of USD ______ to pay to the Buyer on demand immediately without protest or demur or reference to the Supplier if the Supplier fails to perform all or any of their obligations under the said Contract. The decision of the Buyer duly communicated in writing to the Bank that the Supplier has failed to perform all or any of the obligations under the contract shall not be questioned and shall be final and conclusive (irrespective of the stand that may be taken by or on behalf of the Supplier). The said amount of USD _______ will accordingly forthwith be paid without any condition or proof whatsoever.
- This Guarantee shall remain in force for a period of six months i.e. upto _____(date) and that we ______Bank undertake not to revoke this Guarantee during its currency without the consent in writing of the Buyer.
- 3. We, ______ Bank, further agree that the Buyer shall have the fullest liberty, without affecting in any manner our obligations hereunder to vary any of the terms and conditions of the said contract or to extend time of performance by the Supplier from time to time or to postpone for any time or from time to time any of the powers exercisable by the Buyer against the said Supplier and/or forebear to enforce any of the terms and conditions relating to the said Contract and we, _______ Bank, shall not be released from our liabilities under this Guarantee by reason of any such variation or extension being granted to the said Supplier or for any forbearance and/or omission on the part of the Buyer, or any indulgence by the Buyer to the said Supplier or by any other matter or thing whatsoever which under the Law relating to the sureties would, but for this provision have the effect of so releasing us from our liability under this Performance Guarantee.
- 4. We, ______ Bank, further agree that the Guarantee herein contained shall not be affected by change in the constitution of the said Supplier/ Buyer/Bank.
- 5. We, _____ Bank, further agree to extend the validity of the Guarantee for the period(s) as asked for by the supplier.
- 6. The Guarantee will be governed by Indian laws and will be subject to jurisdiction of Competent Courts at New Delhi in India alone.
- 7. We have the power to issue this Guarantee in your favour under the Charter of our Bank and the undersigned has full power to execute this Guarantee under the Power of Attorney granted by the Bank.

Signed and delivered this _____ day of _____

FOR BANK

ACCEPTED

Note: Conditional PG Bond will not be accepted. PG Bonds to be furnished in US Dollars only.

PG Bond in Indian Rupees will not be accepted.

(The Bank Guarantee should be submitted by Bankers directly to NFL in a sealed cover through Registered Post AD and not through supplier. The issuing Bank shall advise SBI Branch at BHAI VEER SINGH MARG, GOLE MARKET, New Delhi through SWIFT about issuance of such BG with the following Bank details:-STATE BANK OF INDIA, CORPORATE ACCOUNTS GROUP-II, 4th & 5th FLOOR, RED FORT CAPITAL, PARSVNATH TOWERS, BHAI VEER SINGH MARG, GOLE MARKET, NEW DELHI-110001. (BRANCH CODE 17313, IFSC SBIN0017313, SWIFT CODE: SBININBB824)



ANNEXURE-IV

LIST OF ACCREDITED DAP SUPPLIERS

CATEGORY I – MANUFACTURERS			
1	Yichang Dongsheng Phosphate and Compound Fertilizer Co Ltd		
2	Saudi Basic Industries Corporation (SABIC), Riyadh, Saudi Arabia		
CATE	CATEGORY II – TRADERS		
3	Swiss Singapore Overseas Enterprises Pte Ltd, Dubai, UAE,		
4	Amber Fertilizers Limited, Hong Kong		
5	Dreymoor Fertilizers Overseas Pte Ltd, Singapore		
6	Fertisul International Limited, Hong Kong		
7	Ferttrade DMCC, Dubai, UAE		
8	Transglobe DMCC, Dubai UAE		
9	Sun International FZE, Dubai, UAE		
10	Midgulf Services India Pvt. Ltd.		
11	KOCH Fertilizer LLC, USA		
12	Ameropa Asia Pte, Singapore		
13	Quantum Fertilizers Limited, Hong Kong		
14	Aries Fertilizers Group Pte Ltd, Singapore		
15	Trammo Pte Ltd., Singapore		
CATEGORY III – OTHERS			
16	MMTC Ltd, India		
17	Eastern Commodities FZC, Sharjah, UAE		
18	Dragon Asia Fertilizer Ltd. Hong Kong		

DOCUMENTS REQUIRED FOR ACCREDITATION by Non- Accredited Supplier(MANUFACTURERS/ TRADERS)

Those Parties who want to be accredited must submit the following documents,

(To be filled in English language, printed on firm's letterhead & duly signed)

Accreditation is an ongoing process and parties willing to get accredited must submit the requisite documents well before the close of tender in PHYSICAL FORM

- A. Basic Information of Applicant: (To be filled in English language, printed on firm's letterhead & duly signed)
- 1. Firm's Name:....
- 2. Contact Address:..... Phone
- no:.....e-mail:......e-mail:....
- 3. Contact Person:.....Number:.....e-mail:.....e-mail:.....
- 4. Details of Firm's CEO & Directors:
- 5. Name of Indian Agent & Type of Agreement (if any):.....
- Category Applied for: [Category I (Manufacturers)/ Category II (Reputed Traders)/ Category III (Others)]
- B. Category Specific Information of Applicant: (To be submitted in the form of Physical Documents)
- 7. List of physical documents submitted:

(a) Category I – Manufacturers

- (i) Details of DAP manufacturing facility, plant-wise location & capacity; total DAP production capacity in MT per year and total quantity available for exports.
- (ii) Firm's Profile, History & Organization Structure.
- (iii) World-wide list of customers (including those in India) to whom the DAP is supplied/ exported

(b) Category II – Reputed Traders of DAP

- (i) Documentary evidence in support of point 6 (b) (i) above, i.e., copies of Bills of Lading or Commercial Invoices indicating applying firm's name and DAP supplies successfully made to India for at least two years in last five years from the date of NIT.
- (ii) Firm's Profile, History & Organization Structure.



(iii) World-wide list of customers to whom the DAP is supplied/ exported.

(c) Category III – Others

- (i) Valid credit rating as evaluated by any of the following three agencies Standard & Poor's/ Moody's Investor Service/ Dun & Bradstreet (Date of rating should not be more than 6 months old). The credit rating has to be minimum satisfactory or equivalent.
- (ii) Firm's Profile, History & Organization Structure.
- (iii) World-wide list of customers to whom the Fertilizers supplied/ exported (if any) and list of Indian customers to whom party have supplied fertilizers including raw material (loose bulk raw material) successfully in the any one year of the last five years from date of NIT.

Yours faithfully,

(Signature of Authorized Representative of Manufacturer/Principals with name and full address)



ANNEXURE-V

L/C PERFORMA

FROM:	Name of Bank				
ТО					
TEST	DATED	FOR USD			
We hereby estab	lish our irrevocable	e letter of credit Number	/NFL/	/ dated	IN
FAVOUR OFM/s				BY ORDER OF M/S	S NATIONAL
FERTILIZERS LIMI	TED <u>, C</u> orporate Off	ice : A-11, Sector-24, Noida-201 3	301, Dist. Gautam	Budh Nagar (UP) (India)	FAX NO. 91
- 120-2412397					
VALUE: USD	(Sa	y USD		only)	
EXPIRY: LC EXPIR	ES IN	(COUNTRY) ON		(DATE).	
PRICE : USD	PMT, CFR FO I	LESS AGENCY COMMISSION @	PMT (IFAF	PPLICABLE).	
COMMODITY: DI	AMMONIUM PHOS	SPHATE (BULK) FERTILIZER GRADI	Ē		
PART SHIPMENT	: NOT ALLOWED				
TRANSHIPMENT	NOT ALLOWED				
PORT OF LOADIN	IG				
LATEST DATE FO	R SHIPMENT				

Beneficiaries are permitted to ship MTs plus/minus 10 PCT of quantity of merchandise. Available by drafts at sight drawn on applicants for hundred percent of invoice value duly marked with our LC no. and date and accompanied by the following documents:

Documents Required

- Three original plus three copies of beneficiary signed **COMMERCIAL INVOICE** with complete product specifications (as i) per latest Indian FCO) for 100 percent shipment value. The commercial invoice must also specify contract/ PO/ Lol No. with date, Country of origin of goods, port of loading, BL number, vessel's sailing date and freight from load port to discharge port.
- ii) One Negotiable Clean BILL OF LADING plus three non-negotiable copies. Charter Party (C/P) Bill of Lading (B/L) acceptable provided it bears an endorsement that all terms and conditions of relevant C/P are deemed to have been incorporated therein.
- iii) One original plus two copies of CERTIFICATE OF QUALITY AND INSPECTION issued by independent international inspection agency who is a member of International Federation of Inspection Agency (IFIA), appointed by seller, mentioning result of analysis, method of analysis adopted and weight of cargo. The certificate must certify about inspection and cleanliness of holds. The certificate must certify that goods conform to the contractual quality specifications. The inspection agency shall also submit one original and two copies of confirmation that the product loaded is from single source (plant) and is uniform in prill size and colour, free flowing and as per NIT/contract/PO/LOI.
- iv) One original plus two copies of CERTIFICATE OF WEIGHT issued by Seller's Inspection Agency showing weight of cargo shipped.
- v) One original and two copies of Load Port DRAFT SURVEY REPORT, jointly signed by shippers' agent, vessel's master/ agent and Seller's inspecting agency.
- vi) One original plus two copies of MANUFACTURER'S CERTIFICATE confirming that the vessel has been loaded with the product manufactured by them.
- vii) One original plus two copies of CERTIFICATE OF ORIGIN issued by either by the Local Chamber of Commerce or by Ministry of Trade/Industry/Commerce of the country of Origin of goods or any competent Govt. Authority of the Country. Certificate of Origin issued by Manufacturer/ Supplier/Shipper/ Inspection Agency /Chamber of Commerce of third Country or anyone else are not acceptable. For Chinese origin cargo, Certificate of Origin issued by 'China Council for Promotion of International Trade" is acceptable.
- viii) One copy of SHIPPING ADVICE sent via email/ fax, by supplier to buyer i.e., Executive Director (Mktg.), National Fertilizers Limited and buyer's underwriters (as provided by NFL) within 24 hrs of sailing of vessel giving consignment details i.e., name of vessel, load port, country of origin, BL number, date of sailing, quantity shipped, contract/ PO/ LoI No. with date, LC No. with date and ETA at the designated discharge port.
- ix) One original plus two copies of SUPPLIER CERTIFICATE I from the supplier that the material supplied under the contract is correct as to quantity, quality, rate, total value and that the payment is due in accordance with the terms of contract at the time of presentation.
- x) One original and two copies of SUPPLIER CERTIFICATE II to the effect that two non-negotiable sets have been couriered and faxed/ e-mailed immediately on sailing of vessel directly to NFL or to the addressee specified by NFL.
- xi) One original and two copies of VESSEL MASTER'S CERTIFICATE for having received one copy of Bill of Lading (B/L) and sample in sealed jar from supplier's inspection agency.
- xii) One original plus two copies of STOWAGE PLAN signed by master of the vessel and bearing his/vessel's seal/ stamp. In case the stowage plan is issued/ signed by vessel's load port agent; the original letter of authority issued by master of the vessel authorizing vessel's load port agent, for issuance/ signing of stowage plan is to be annexed with the stowage plan.



xiii) One original plus two copies of <u>CERTIFICATE OF SAMPLING</u> certifying that composite samples were drawn during loading as per procedure stipulated in Indian FCO 1985 along with latest amendments.

ADDITIONAL CONDITIONS

- A) All bank charges and other charges including levies taxes etc., outside India are for beneficiary's account. L/C amendment and extension charges will be to the account of the party which is responsible for occasioning the extensions amendment and the decision of buyers in this regard will be final.
- B) Invoices and all other shipping documents including B/L to quote, LoI No. NFL/_____ dated _____ and irrevocable letter of credit no. and date.
- C) Third party documents are acceptable except invoice and draft.
- D) Documents are to be negotiated within twenty days from the date of Bill of Lading.

INSTRUCTIONS TO NEGOTIATING BANK

- A) Negotiating bankers are required to email/inform the following details to us on our direct Fax nos.
 - by a tested email, on the date of negotiations.
 - amount negotiated
 - date of receipt of credit confirming documents at negotiating bank counters.
 - negotiating bank certificate that documents strictly comply all terms and conditions of the credit.
 - negotiating bank intimation of DHL courier receipt number and date evidencing dispatch of negotiating documents to opening bank
- B) Provided that all the terms and conditions of the credit are strictly complied with and swift message as per (A) above is sent to us, negotiating bankers are authorized to negotiate the drafts. We shall remit the proceeds to the negotiating bank after five days after receipt of L/C complying documents at our counters. Documents are to be dispatched to us in two sets first set by the couriers and second set by consecutive registered air mail. Second set should consist of one copy each of all documents.
- C) This credit is subject to uniform customs and practice for documentary credits (1993revision) ICC Publication number 600.
- D) Advising bank to deliver the L/C immediately to the beneficiary.



Annexure-VI

SPECIAL INSTRUCTIONS TO TENDERERS

1. Mode of Tendering:

National Fertilizers Ltd. has decided to do procurement of fertilizers against this tender through e-tendering. The NIT is available on website <u>www.tenderwizard.com/NFL</u>, <u>www.nationalfertilizers.com_and_www.eprocure.gov.in_from</u> where the interested parties will be able to download the tender documents free of cost for participation in the tender. The tender shall be submitted online only on the website <u>www.tenderwizard.com/NFL</u>. The tender submission, tender closing and opening will be done electronically and online.

Please note Class II/III Digital Signature Certificate (DSC) is mandatory to participate in e Tendering. Participating Tenderers have to make sure that they have the valid DSC in their name and if not, participating Tenderers can procure same from any of the RAs approved by CCA (Controller of Certifying Authority). Minimum time to procure DSC is 5 (five) working days

NFL has appointed **M/s Antares Systems Limited, Bangalore** as service provider for carrying out e-Procurement. Also, as per IT ACT 2000, use of digital signature certificate shall be mandatory for participating in e-tendering process.

You are already aware of the process regarding downloading of tender documents, Submission of EMD/Bid-Bond, preparation of techno- commercial as well as price bids, uploading of techno – commercial as well as price – bids, and submitting through online only, opening of bids and other related activities. It is presumed that accordingly, you can submit your bid and participate in this tender as per the requirements of the system. However, in case of any help / clarification, you may contact any one of the following:

a) M/s. National Fertilizers Limited-Noida

Name- N.K. Sharma,	Name-Rajeev K Sharma,	
(Executive Director-Mktg)	(Chief. Manager)	
Contact No +91-7065557056	Contact No +91-9312602121	
Email –nksharma@nfl.co.in	Email – <u>imports@nfl.co.in</u>	

b) M/s Antares Systems Limited, Bangalore

e-Tendering Registration/ Sign Up Queries	Registration Help Desk	011-49424365	twhelpdesk680@gmail.com
DSC Queries	Help Desk	011-49424365	twhelpdesk377@gmail.com
For a Tandaring Cupport	Help Desk	011-49424365	nfleprochelpdesk@gmail.com
For e-Tendering Support	Mr. Kamal Mishra	+91-8800115821	kamalmishra@antaressystems.com
	Mr. Shankar Kumar	+91- 8800378610	shankar.k@antaressystems.com

- 2. All the vendors participating in the online e-procurement have to abide by the process involved in the entire workflow of the e-procurement. NFL shall not be responsible for any mistake made by the vendor at the time of bid process. In case any vendor submits an invalid bid due to any reason including typing mistake / human error, such invalid bid will be disqualified / rejected with forfeiture of EMD/Bid-Security(Bond) and such vendor shall not be allowed to further participate in that tender. The remaining process shall be completed considering the other valid bids. This shall however, be without any prejudice NFL's right to debar / de-list (*vendors who submit invalid bids*) from future tenders. Such action, if any, shall be taken at the sole option of NFL.
- 3. It is mandatory for the vendors to use the digital certificate in all their bidding Process.
- 4. To participate in e tendering of NFL, please refer <u>www.tenderwizard.com/NFL</u> for System requirement, Browser configuration, procedures etc. A brief of this is as detailed below



their User Id once they Login first time.

- 5. It is the entire responsibility of the vendors to protect their own login Id and Password and keep their digital certificate safe so that is not misused by any other person.
- 6. Tenderers/vendors are advised in their own interest to submit the online bids well before the bid submission end date & time (as per Server System Clock of e-procurement portal). NFL will not be responsible for any delay or the difficulties encountered during the submission of bids at the eleventh hour due to any technical or other problem.
- 7. The activity defined for vendors are Download of Tender document, Bids preparation and Encryption, Re-encryption of Online bid, Uploading of bids.

8. Tender Opening:

The tenders will be opened electronically by NFL from Noida office in the presence of representatives of Vendors who wish to attend the price bid opening. The submission of bids may however be done by vendors from their office or from place of their choice. However bids cannot be submitted after the bid submission due date & time as per the schedule.

Price bid of all the vendors who are techno-commercially acceptable shall be opened electronically.



Tender No. 21-1819 DAP/07W

ANNEXURE-VII

INTEGRITY PACT

(To be executed on plain paper and submitted along with technical bid/tender documents for tenders having a value of Rs.1 crore or more. To be signed by the Tenderer and NFL.)

National Fertilizers Limited (NFL) hereinafter referred to as "The Principal".

AND

___hereinafter referred to as "The Tenderer/Contractor"

PREAMBLE

The Principal intends to award, under laid down organizational procedures, contract/s for ______. The Principal values full compliance with all relevant laws of the land, rules,

regulations, economic use of and of fairness/transparency in its relations with its Tenderer(s) and/or Contractor(s).

In order to achieve these goals, the Principal will appoint an Independent External Monitor (IEM), who will monitor the tender process and the execution of the contract for compliance with the principles mentioned above.

Section 1 – Commitments of the Principal.

- 1. The Principal commits itself to take all measures necessary to prevent corruption and to observe the following principles :
 - a) No employee of the Principal, personally or through family members, will in connection with the tender for, or the execution of a contract, demand, take a promise for or accept, for self or third person, any material or immaterial benefit which the personal is not legally entitled to.
 - b) The Principal will during the tender process treat all Tenderer(s) with equity and reason. The Principal will in particular, before and during the tender process, provide to all Tenderer(s) the same information and will not provide to any Tenderer(s) confidential/additional information through which the Tenderer(s) could obtain an advantage in relation to the process or the contract execution.
 - c) The Principal will exclude from the process all known prejudiced persons.
- If the Principal obtains information on the conduct of any of its employees which is a criminal offence under the IPC/PC Act, or if there be a substantive suspicion in this regard, the Principal will inform the Chief Vigilance Officer and in addition can initiate disciplinary actions.

Section 2 – Commitments of the Tenderer(s)/Contractor(s)

- The Tenderer(s)/Contractor(s) commit himself to take all measures necessary to prevent corruption. He
 commits himself to observe the following principles during his participation in the tender process and
 during the contract execution.
 - a. The Tenderer(s)/contractor(s) will not, directly or through any other persons or firm, offer promise or give to any of the Principal's employees involved in the tender process or the execution of the contract or to any third person any material or other benefit which he/she is not legally entitled to, in order to obtain in exchange any advantage or during the execution of the contract.
 - b. The Tenderer(s)/Contractor(s) will not enter with other Tenderers into any undisclosed agreement or understanding, whether formal or informal. This applies in particular to prices, specifications, certifications, subsidiary contracts, submission or non-submission of bids or any other actions to restrict competitiveness or to introduce cartelization in the bidding process.
 - c. The Tenderer(s)/Contractor(s) will not commit any offence under the relevant IPC/PC Act; further the Tenderer(s)/Contractors will not use improperly, for purposes of competition or personal gain, or pass on to others, any information or documents provided by the Principal as part of the business relationship, regarding plans, technical proposals and business details, including information contained or transmitted electronically.
 - d. The Tenderer(s)/Contractor(s) of foreign origin shall disclose the name and address of the Agents/representatives in India, if any. Similarly, the Tenderer(s)/contractor(s) of Indian Nationality shall furnish the name and address of the foreign principals, if any. All the payments made to the India agent/representative have to be in Indian Rupees only.
 - e. The Tenderer(s)/Contractor(s) will, when presenting his bid, disclose any and all payments he has made, is committed to or intends to make to agents, brokers or any other intermediaries in connection with the award of the contract.
- 2. The Tenderer(s)/Contractor(s) will not instigate third persons to commit offence. Cutlined above or be an accessory to such offences.



Section 3: Disqualification from tender process and exclusion from future contract

If the Tenderer(s)/Contractor(s), before award or during execution has committed a transgression through a violation of Section 2 above or in any other form such as to put his reliability or credibility in question, the Principal is entitled to disqualify the Tenderer(s)/Contractor(s) from the tender process or to terminate the contract, if already signed, for such reasons.

Section 4 : Compensation for Damages

- If the Principal has disqualified the Tenderer(s) from the tender process prior to the award according to Section 3, the Principal is entitled to demand and recover the damages equivalent to Earnest Money Deposit/Bid Security.
- If the Principal has terminated the contract according to Section3, or if the Principal is entitled to terminate the contract according to Section3, the Principal shall be entitled to demand and recover from the Contractor liquidated damages of the Contract value or the amount equivalent to Performance Guarantee Bond.

Section 5 : Previous Transgression

- 1. The Tenderer declares that no previous transgressions occurred in the last three years with any other company in any country conforming to the TII's anti-corruption approach or with any other public sector enterprise in India that could justify his exclusion from the tender process.
- 2. If the Tenderer makes incorrect statement on this subject, he can be disqualified from the tender process and appropriate action can be taken including termination of the contract, if already awarded, for such reason.

Section 6 : Equal treatment of all Tenderers/Contractors/Sub-contractors.

- 1. The Principal will enter into agreements with the identical conditions as this one with all Tenderers, contractors and sub-contractors.
- 2. The Principal will disqualify from the tender process all Tenderers who do not sign this Pact or violate its provisions.

Section 7: Criminal charges against violation Tenderer(s)/Contractor(s)/Sub-contractors(s).

If, the Principal obtains knowledge of conduct of a Tenderer(s)/ Contractor(s) which constitutes corruption, or if the Principal has substantive suspicion in this regard, the Principal will inform the same to the Chief Vigilance Officer.

Section 8 : Independent External Monitor/Monitors

- The Principal appoints competent and credible Independent External Monitor for this Pact. The task of the Monitor is to review independently and objectively, whether and to what extent the parties comply with the obligations under this agreement.
- The Monitor is not subject to instructions by the representatives of the parties and performs his functions neutrally and independently. It will be obligatory for him to treat the information and documents of Tenderers /contractors as confidential. He reports to the Chairman & Managing Director, NFL.
- 3. The Tenderer(s)/Contractor(s) accepts that the Monitor has the right to access without restriction to all project documentation of the Principal including that provided by the Contractor. The Contractor 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 is under contractual obligation to treat the information and documents of the Tenderer(s)/Contractor(s)/Subcontractor(s) with confidentiality.
- 4. The Principal 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 Principal and the Contractor. The parties offer to the Monitor the option to participate in such meetings.
- 5. As soon as the Monitor notices, or believes to notice, a violation of this agreement, he will so inform the Management of the Principal and request the Management to discontinue or take corrective action, or to take other relevant action. The monitor can in this regard submit non-binding recommendations. Beyond this, the Monitor has no right to demand from the parties that they act in a specific manner, refrain from action or tolerate action.
- 6. The Monitor will submit a written report to the Chairman & Managing Director,, NFL within 8 to 10 weeks from the date of reference or intimation to him by the Principal and, should be occasion arise, submit proposals for correcting problematic situations.



- 7. Monitor shall be entitled to compensation on the same terms as being extended to/provided to Independent Directors on NFL Board.
- 8. If the Monitor has reported to the Chairman & Managing Director, National Fertilizers Limited, a substantiated suspicion of an offence under relevant IPC/PC Act, and the Chairman & Managing Director, NFL has not, within the reasonable time taken visible action to proceed against such offence or reported it to the Chief Vigilance Officer, the Monitor may also transmit this information directly to the Central Vigilance Commissioner.
- 9. The word "Monitor" word include both singular and plural.

Section 9 : Pact Duration

This pact begins when both parties have legally signed it. It expires for the Contractor 12 months after the last payment under the contract, and for all other Tenderer 6 months after the contract has been awarded.

If any claim is made/lodged during this time, the same shall be binding and continue to be valid despite the lapse of this pact as specified above, unless it is discharged/determined by Chairman & Managing Director of NFL.

Section 10 : Other Provisions

- This agreement is subject to Indian Law. Place of performance and jurisdiction is the Registered Office of the Principal i.e. New Delhi.
- Changes and supplements as well as termination notices need to be made in writing. Side agreements have not been made.
 - If the contractor is a partnership or a consortium, this agreement must be signed by all partners or consortium members.
 - Should one or several provisions of this agreement turn out to be invalid, the remainder of this
 agreement remains valid. In this case, the parties will strive to come to an agreement to their original
 intentions.

(For & on behalf of the Principal

(Signatures & Office Seal) Place Norda Date 24.12.2018

Witness 1 : Vigam
(Signatures, Name & Address) VINCET KUMAR JAIN
VINEET KUMAR JAIN
A-11, Sec-24
Noida

Witness 2: Soules Ja (Signatures, Name & Address) SOURA

(For & on behalf of Tenderer/Contractor)

(Signatures & Office Seal)

Witness 1 : (Name & Address)

Witness 2 : (Name & Address)