

राजस्थान राज्य गंगानगर शुगर मिल्स लिमिटेड

Center of Excellence for Revenue Research & Analysis तृतीय मंजिल, अरण्य भवन के पास, झालाना डुँगरी, जयपुर—302004

वेबसाईट : www.excise.rajasthan.gov.in ई-मेल:dgmpurchase.rsgsm@rajsathan.gov.in

Notice Inviting e-Bid

Rate Contract For Procurement of ROPP Seals

Two Part Online Bid

(Single Stage)

Part I TECHNICAL BID

(To be submitted duly filled and signed along with the Bid)

| Pre-bid meeting | : On 05.07.2023 at 12.30 PM | |
|---|---------------------------------|---|
| Start date/ time for submission of bid | : From 10.07.2023 at 12.30 PM | |
| form | | |
| Last date/ time of download of bid form | : Till 24.07.2023 up to 5.00 PM | |
| Last date/ time of upload of the bid | : Till 24.07.2023 up to 5.00 PM | |
| Date and time of opening of the bid | : On 25.07.2023 at 03.00 PM | |
| Date and time of opening of the | : To be intimated through epro | C |
| Financial bid | automated messaging system | |
| Price of bid document | : Rs. 5900/- Including GST | |
| Price of e- bidding process fee | : Rs. 2500/- | |

Center of Excellence for Revenue Research & Analysis

तृतीय मंजिल, अरण्य भवन के पास, झालाना डुँगरी, जयपुर-302004

NIB NO RSGSM/Ropp Seals/RC/2023-24/Pur/14

Date 30.06.2023

NOTICE INVITING BIDS

1. Single stage online unconditional bids are invited up to 5.00 PM by 24.07.2023 for the rate contract of ROPP seals from manufacturers of the subject matter of procurement on F.O.R. Basis at various reduction centers of Rajasthan State Ganganagar Sugar Mills Limited. Details is as under-

| S N | Name of article | Item | Quantity in lakhs no's | Amount of bid | Validity period of | Place of Delivery |
|--------|-----------------|------|-----------------------------|---------------|--------------------|----------------------|
| | | | | security | Bid | |
| 1. | ROPP | CL | 25 MM – 4500.00 | @2 % | 90 days | Annexure-E |
| | Seals | | 28 MM - 25.00 | | | |
| | Duly | RML | 25 MM (Black) – 1300.00 | | | |
| | Printed | | 25 MM (Orange) – 200 | | | |
| | | | 25 MM (Golden) – 100 | | | |
| | | | 29 MM – 5.00 (Whisky & Rum) | | | |
| | | | 29 MM – 3.00 (Gin & Vodka) | | | |

- 2. Bidding document can be seen at website http://www.rajexcise.gov.in, http://sppp.rajasthan.gov.in. Bid form may be also seen and downloaded from website http://eproc.rajasthan.gov.in. The price of bidding document may be paid along with user charges/processing fee before at the time of submission of the bid.
- 3. Bidders may also pay the fee online before the due date and upload the details online:
 - 1) Online payment towards bid fee, processing fee shall also be accepted along with the other methods mentioned in the bid. The bidders may deposit the requisite fee through NEFT/ RTGS in the following bank account of RSGSM and upload copy of the deposition slip with details (viz. name of depositor, amount with break-up of the types of fee, bank branch, bank transaction number, date, etc.) for verification:

| Beneficiary Name: | Rajasthan State Ganganagar Sugar Mills Ltd., Jaipur |
|-----------------------------|--|
| Beneficiary Account Number: | 25220200001309 |
| Bank Name: | Bank of Baroda |
| Branch Name: | Bais Godam, Jaipur Branch |
| IFS Code: | BARBOINDBAI |

4. ई-बिड प्रस्तुतीकरण के लिये बिडर्स हेतु निर्देश:-

- क बिड में भाग लेने वाले बिडर को इन्टरनेट वेब साइट eproc.rajasthan.gov.in पर रिजस्टर करवाना होगा। ऑन लाइन बिड में भाग लेने के लिए डिजिटल सिगनेचर सर्टिफिकेट (DSC, Type-III),इन्फोरमेशन टेक्नोलॉजी एक्ट— 2000 के तहत प्राप्त करना होगा जो इलेक्ट्रोनिक बिड में साइन करने हेतु काम आयेगा। बिडर उपरोक्त डिजिटल सिग्नेचर सर्टिफिकेट, सी. सी. ए. (CCA) द्वारा स्वीकृत एजेन्सी से प्राप्त कर सकते हैं। जिन बिड दाताओं के पास E-Procurement Portal के लिए पूर्व में वैध डिजिटल सिग्नेचर सर्टिफिकेट है, उन्हें नया डिजिटल सिग्नेचर सर्टिफिकेट लेने की आवश्यकता नहीं हैं।
- ख बिडर को बिड प्रपत्र इलेक्ट्रोनिक फार्मेट में उपरोक्त वेबसाइट पर डिजिटल साइन के साथ प्रस्तुत करना होगा।

- ग इलेक्ट्रोनिक बिड प्रपत्रों को जमा कराने से पूर्व बिडर यह सुनिश्चित कर लेवे कि बिड प्रपत्रों से संबंधित सभी आवश्यक दस्तावेजों की स्केन कॉपी बिड प्रपत्रों के साथ अटेच कर दी गयी हैं।
- च कोई भी बिड इलेक्ट्रोनिकी फार्मेट में जमा कराने में किसी कारण से विलम्ब हो जाता है तो उसकी जिम्मेदारी आरएसजीएसएम की नहीं होगी।
- ङ बिड प्रपत्रों में आवश्यक सभी सूचियों को संपूर्ण रूप से भरकर ऑन लाईन दर्ज करें।
- च ऑन लाईन बिड भरते समय संबंधित निर्देशों का पालन नहीं करने के परिणामस्वरूप बिड प्रक्रिया में उत्पन्न किसी भी प्रकार की बाधा के लिए आरएसजीएसएम की जिम्मेदारी नहीं होगी।
- छ बिडर, यदि आवश्यक हो तो, ऑनलाईन बिड सबिमशन के प्रशिक्षण हेतु सूचना प्रोद्यौगिकी एवं संचार विभाग, प्रथम तल, योजना भवन, तिलक मार्ग, जयपुर के ई—प्रोक्यरमेन्ट सेल हेल्पडेस्क न. 0141—4022688, ई—मेलः <u>eproc@rajasthan.gov.in</u> वेबसाईटः www.eproc.rajasthan.gov.in से सम्पर्क कर सकते है।
- ज बिड में सभी संशोधन बिड जारी करने के उपरान्त eproc.rajasthan.gov.in वेबसाइट पर ही जारी किये जावेंगे। बिडर द्वारा वेब (ई—मेल) पर संशोधनों / स्पष्टीकरण को प्राप्त नहीं करने के संबंध में किसी भी दावे को स्वीकार नहीं किया जावेगा।
- झ केवल बोली प्रतिभूति राशि, बिड दस्तावेज शुल्क, बिड प्रसंस्करण शुल्क के डिमान्ड ज्राफ्ट / बैंकर्स चैक एवं बिड दस्तावेज में चाहे गये मूल शपथ पत्र एनेक्सर ''बी'', एनेक्सर ''आई'' एवं चैक लिस्ट के अनुसार मूल शपथ पत्र बिड प्रस्तुत करने की अन्तिम दिनांक एवं समय से पूर्व आरएसजीएसएम, मुख्यालय, जयपुर में ऑफलाईन प्रस्तुत किया जाना आवश्यक है। अन्य कोई भी दस्तावेज ऑफलाईन स्वीकार नहीं किये जावेगें। साथ ही बिडर यह भी सुनिश्चित करें कि बिड संबंधी एवं चैक—लिस्ट अनुसार सभी दस्तावेजों की सत्यापित प्रति एवं बिड प्रपत्र पूर्ण रूप से भरकर हस्ताक्षरित एवं मोहरबंद कर ऑनलाईन वेबसाईट www.eproc.rajasthan.gov.in पर आवश्यक रूप से अपलोड करें। ऐसा करने में असफल पाये जाने पर बिडर को अयोग्य घोषित किया जा सकेगा।

Dy. General Manager (Purchase)



RAJASTHAN STATE GANGANAGAR SUGAR MILLS LIMITED

Regd. Office: Center of Excellence for Revenue Research & Analysis तृतीय मंजिल, अरण्य भवन के पास, झालाना डुँगरी, जयपुर—302004 Tel: 0141-2740841, Fax: 0141-2740676, Email-ID: dgmpurchase.rsgsm@rajasthan.gov.in

NIB. NO. RSGSM/Ropp Seals/RC/2023-24/Pur/14

Dated - 30.06.2023

NOTICE INVITING BID

Bids for ROPP seals are invited from manufacturers. Interested bidders may submit their bids up to 5.00 p.m. of 24.07.2023. Other particulars of the bid may be visited on the procurement portal (http://eproc.rajasthan.gov.in, http://sppp.rajasthan.gov.in) of the state; http://excise.rajasthan.gov.in/, departmental website.

Dy. General Manager (Purchase)

| Ins | tructions to bidders: | |
|-----|---|---|
| 1. | NIB No. | RSGSM/Ropp Seals/RC/2023-24/Pur/14 |
| 2. | Procuring Entity | Rajasthan State Ganganagar Sugar Mills Ltd. |
| 3. | Subject matter of procurement & period of rate contract | ROPP Seals, rate contract for one year from the date of execution of agreement extendable for further three months. |
| 4. | (i) The price of the Bidding Document | Rs. 5900/- Including GST by way of Demand Draft/Banker's Cheque in the name of 'Rajasthan State Ganganagar sugar Mills Limited Payable at Jaipur or paid online. |
| | (ii) e - bid Processing Fees | Rs. 2500/- by way of Demand Draft/Banker's Cheque in the name of 'Managing Director RISL, Jaipur' payable at Jaipur or paid online |
| 5. | Procuring Entity's address | Dy. General Manager (Purchase) |
| | (For clarification purposes only) | Center of Excellence for Revenue Research & Analysis तृतीय मंजिल, अरण्य भवन के पास, झालाना डुँगरी, जयपुर–302004 Tel. 0141-2740841 Fax :0141-2740676 |
| | | Email ID: dgmpurchase.rsgsm@rajasthan.gov.in |
| 6. | The Pre-Bid Meeting | On 05.07.2023 at 03.00 PM |
| 7. | The language of the Bid is | English and/or Hindi |
| 8. | Documents required to be submitted along with technical bid | As Detailed in Technical Bid Check list |
| 9. | Bid validity period | 90 days from the opening of technical bids |
| 10. | Bid Security | The amount of Bid Security shall be 2 % of Estimated value of maximum offered quantity through Demand Draft/ Banker's Cheque in the name of 'Rajasthan State Ganganagar sugar Mills Limited' payable at Jaipur and should reach at Head office, Jaipur up to 5.00 PM on 24.07.2023. |
| 11. | Valid authorization for authorized signatory of bid documents | Power of Attorney/ Board Resolution/Letter of Authorization under signature of competent authority on the Letter Head of the Company/Firm |
| 12. | Downloading of Bids | From Rajasthan Government's portal www.eproc.rajasthan.gov.in up to 5.00 PM on 24.07.2023. |
| 13. | Submission of Bids | On Rajasthan Government's portal www.eproc.rajasthan.gov.in Up to 5.00 PM on 24.07.2023. Electronic submission of bid is mandatory. Bids received after the specified time and date shall not be accepted. |

| | Kajasinan Stage Ganganagai Sugai Minis Linnieu | | | |
|-----|--|---|--|--|
| 14. | Opening of Bids (a) Technical Bid | Center of Excellence for Revenue Research & Analysis तृतीय मंजिल, अरण्य भवन के पास, झालाना डुँगरी, जयपुर—302004 at 03.00 PM on 25.07.2023 (on Rajasthan Government's portal www.eproc.rajasthan.gov.in) | | |
| | (Financial Bid) | To be intimated through eproc.rajasthan.gov.in automated messaging system | | |
| 15. | Execution of Agreement | Within 15 days from the date of issue of letter of acceptance (LoA). | | |
| 16. | Work Performance Security | 5% of value of ordered quantity within 15 days from the date of issue of letter of acceptance (LoA)/ at the time of execution of agreement. | | |
| 17. | Appellate Authority | First: Joint Secretary, Finance (Excise) Department, Secretariat, Jaipur. Second: Secretary, Finance (Budget) & Commissioner (Agriculture) | | |
| | I/ We | (Name of the bidder) in the capacity | | |
| of | of (Designation) as bidder have read the instructions, NIB and all the | | | |

| | | , |
|-----|---|---|
| | | (Name of the bidder) in the capacity |
| of | (Designation | <u>u)</u> as bidder have read the instructions, NIB and all the |
| teı | rms and conditions of Bid annexed he | ereto carefully and agree to abide by all the terms and |
| co | nditions and have digitally signed | and serially numbered all the pages in token of |
| ac | ceptance thereof. Details of the biddir | ng firm/company are as below: |
| Na | ame of Firm/Company/Individual | : |
| Of | fice Address (with pin code) | : |
| | | : |
| | | |
| | | : |
| Fa | ctory Address (with pin code) | : |
| | | : |
| | | : |
| | | • |
| Te | elephone Nos. | : |
| Of | fice | : |
| Re | esidence | : |
| Fa | ctory | : |
| | • | |
| Fa | X (with STD code) | : |

| E- Mail ID | : |
|--|--|
| Mobile | ; |
| Statuary Details | |
| GSTIN | : |
| PAN | : |
| Bid Processing Fee DD/BC No. & Amount | : |
| Bid Fee DD/BC No. & Amount | : |
| Bid Security Declaration | : |
| Details of Bank Account of the Bidder | |
| Bank Name and branch address | : |
| Bank Account No | : |
| Bank IFSC/MICR Code | : |
| | Signature Name of Signatory (IN BLOCK LETTERS) |
| | Designation |
| Date: | |
| Place: (Attach sheets where-ever necessary a | and strike out whichever is not applicable) |

Rajasthan Stage Ganganagar Sugar Mills Limited Special Terms and Conditions

Important Instructions:- The Law relating to procurement "The Rajasthan Transparency in Public procurement Act, 2012" [hereinafter called the Act] and the "Rajasthan Public Procurement Rules, 2013" [hereinafter called the Rules] under the said Act have come into force which are available on the website of State Public Procurement Portal http://sppp.rajasthan.gov.in. Therefore, the Bidders are advised to acquaint themselves with the provisions of the Act and the Rules before participating in the Bidding process. If there is any discrepancy between the provision of the Act/Rules and this Bidding Document, the provisions of the Act and the Rules shall prevail.

01. Specifications for ROPP SEALS 25 MM & 28 MM FOR CL: -

1

- a) ROPP Seals should be made up of aluminium sheet in single colour (black, Navy blue/Red or any other colour) as per requirement. Aluminium Sheet should be internally lacquered. "Rajasthan State Ganganagar Sugar Mills Ltd" should be printed on the top of the seal. Name of the manufacturing firm should be printed on the external side of the seal.
- b) Material, Size and Weight: The ROPP Seal should be uniformly made from aluminium sheet in such a manner that the circular shape of the seal remains intact till used & should be able to sustain transit and storage handling.
 - i) The neck size of the seal should be 28 mm and 25 mm.
 - ii) The aluminium sheet thickness for 28 mm and 25 mm shall be minimum 0.15 mm (on the basis of average of 10 seals).
 - iii) The average weight of the 10 seal for 28 mm shall be 9.00 gms (without EPE liner) and that of 25 mm shall be 7.00 gms (without EPE liner)
 - iv) Perforation in each cap should be uniform.

c) Lacquer & Liner:

The seals shall be appropriately lacquered as required and the supplier shall ensure that the grade of the lacquer used is nontoxic and food grade. Both internal and external finishes shall withstand any special washing and/or sterilisation process that the RSGSM may be following: -

The Expended Polyethylene liner shall be of minimum 1.3 mm thickness for 28 mm and 25 mm neck caps and the grade used shall be nontoxic and food grade. The supplier shall have to furnish a Certificate that the grade of the lacquer and the liner used is non toxic and food grade with each consignment without which the bills shall not be cleared for payment.

- d) **Opening Torque:** Torque value for 25 mm must be maximum 125 Ncm and for 28 mm it must be maximum 140 Ncm.
- 2. The supplier shall have to ensure the supply of proper quality of ROPP Caps of required specifications with regard to weight, thickness of Aluminum sheet/ EPE liner etc. In case of variation in the specifications of the seals supplied, deductions from the respective bills shall be made in following manner:-

i) Variation in minimum thickness of Aluminum sheet :-

- a) In case of variation upto 2.5% on lower side deduction @10% shall be made.
- b) In case of Variation more than 2.5% on lower side the material shall be liable to be rejected.
- ii) Variation in minimum weight of seals

- **a)** In case of variation upto 2.5% on lower side, deduction @ 10% shall be made.
- **b)** In case of Variation more than 2.5% on lower side the material shall be liable to be rejected.

NOTE:-

The thickness and weight of aluminum sheet are co-related, so deduction shall be made on one parameter only which is on higher side.

iii) <u>Variation in the number of perforations (required perforations 7 in case of 25 mm Caps and 8 in case of 28 mm Caps):-</u>

In case of variation in number of perforations, a deduction of 5% shall be made

iv) Variation in minimum thickness of EPE liner:-

- a) In case of variation lower side deduction @5% shall be made.
 - The sample of each consignment shall be physically checked and verified at unit level regarding prescribed specification for weight, size, number of perforation and print quality. The sample shall be got tested from the RSGSM, Jhotwara, Jaipur laboratory/Government authorised levorotatory or any reputed Private levorotatory for all parameters as per specification. The testing fee paid shall be born by the Company. In case of rejection however due to article found sub-standard on testing, the testing fee so paid will be recovered from the supplier.
- v) <u>Print:-</u> The printing on the ROPP Seals should be absolutely clear. In case of any defect in printing due to any reason the company shall be free to levy deduction @ 5% on the supplied material.
 - However, in case of certain exigency, if the material of below specification (beyond permissible limits) is used with the permission of Head Office, purchase committee shall have power to decide deduction on account of supply of substandard material.

3. MODE OF PACKING:

- i) 5000 pcs. of ROPP caps of 28 mm. in one carton and 7000 pcs. of ROPP caps of 25 mm. in one carton. The caps shall be properly counted and packed in polybags. This in turn, shall be packed in durable 6 ply carton, which can protect the caps from damages and transit hazards.
- ii) Each carton shall be marked with following information:
 - a) Manufacturer of ROPP Seals name and location:
 - b) ROPP size, top print details & destination:
 - c) Date and shift of production:
 - d) Checker / Operator name Carton no.
- iii) Each approved carton shall be closed with BOPP tapes on the bottom and top sides.

02. Specification of ROPP Seals 25 MM For RML:

- a) ROPP Seals should be made up of aluminium sheet in single colour (Golden/black/orange or any other colour) as per requirement. Aluminium Sheet should be internally lacquered. "Rajasthan State Ganganagar Sugar Mills Ltd" should be printed on the top of the seal. Name of the manufacturing firm should be printed on the external side of the seal.
- b) Material, Size and Weight: The ROPP Seal should be uniformly made from aluminium sheet in such a manner that the circular shape of the seal remains intact till used & should be able to sustain transit and storage handling.

- i) The neck size of the seal should be 25 mm.
- ii) The aluminium sheet thickness for 25 mm shall be minimum **0.18** mm.
- iii) The average weight of the 10 seal for 25 mm shall be **8.50 gms** (without EPE liner)
- iv) Perforation in each ROPP Seals must be uniform.

c) Lacquer & Liner:

The seals shall be appropriately lacquered as required and the supplier shall ensure that the grade of the lacquer used is non toxic and food grade. Both internal and external finishes shall withstand any special washing and/or sterilization process that the RSGSM may be following:-

The Expended Polyethylene liner shall be of minimum 1.5 mm thickness variation $\pm 1\%$ for 25 mm neck caps and the grade used shall be non toxic and food grade. The supplier shall have to furnish a Certificate that the grade of the lacquer and the liner used is non toxic and food grade with each consignment without which the bills shall not be cleared for payment.

- d) **Opening Torque:** Torque value for 25 mm must be maximum 125 Ncm.
- e) The supplier shall have to ensure the supply of proper quality of ROPP Caps of required specifications with regard to weight, thickness of Aluminum sheet/ EPE liner etc. In case of variation in the specifications of the seals supplied, deductions from the respective bills shall be made in following manner:-

i) Variation in minimum thickness of Aluminum sheet:-

- a) In case of variation upto 2.5% on lower side deduction @10% shall be made.
- b) In case of Variation more than 2.5% on lower side the material shall be liable to be rejected.

ii) Variation in minimum weight of seals

- a) In case of variation upto 2.5% on lower side, deduction @ 10% shall be made.
- b) In case of Variation more than 2.5% on lower side the material shall be liable to be rejected.

NOTE:-

The thickness and weight of aluminum sheet are co-related, so deduction shall be made on one parameter only which is on higher side.

iii) <u>Variation in the number of perforations (required perforations 7 in case of 25 mm Caps):-</u>

In case of variation in number of perforations, a deduction of 5% shall be made.

iv) Variation in minimum thickness of EPE liner:-

b) In case of variation lower side deduction @5% shall be made.

The sample of each consignment shall be physically checked and verified at unit level regarding prescribed specification

for weight, size, number of perforation and print quality. The sample shall be got tested from the RSGSM, Jhotwara, Jaipur laboratory/Government authorised levorotatory or any reputed Private levorotatory for all parameters as per specification. The testing fee paid shall be born by the Company. In case of rejection however due to article found sub-standard on testing, the testing fee so paid will be recovered from the supplier.

v) <u>Print:-</u> The printing on the ROPP Seals should be absolutely clear. In case of any defect in printing due to any reason the company shall be free to levy deduction @ 5% on the supplied material.

However, in case of certain exigency, if the material of below specification (beyond permissible limits) is used with the permission of Head Office, purchase committee shall have power to decide deduction on account of supply of substandard material.

f) **MODE OF PACKING:**

- i) 7000 pcs. of ROPP caps of 25 mm. in one carton. The caps shall be properly counted and packed in polybags. This in turn, shall be packed in durable **5 ply** carton, which can protect the caps from damages and transit hazards.
- ii) Each carton shall be marked with following information:
 - e) Manufacturer of ROPP Seals name and location:
 - f) ROPP size, top print details & destination:
 - g) Date and shift of production:
 - h) Checker / Operator name Carton no.
- iii) Each approved carton shall be closed with BOPP tapes on the bottom and top sides.

03. Specifications of ROPP seals 29 mm: -

- a) Size -29 mm X 35 mm
- b) Weight 2.10 gm without EPE linear
- c) No. of perforations 8 (**Perforation must be uniform un each ROPP Seals**)
- d) EPE linear thickness 1.50 mm
- e) Sheet thickness -0.20 mm
- f) Opening torque 140 Ncm
- g) Color Black for Whisky & Rum, Golden for Gin & Orange for Vodka
- h) Variation in minimum thickness of aluminum sheet :
 - a) In case of variation up to 2.5% on lower side deduction @10% shall be made.
 - b) In case of variation more than 2.5% on lower side, the material shall be liable to be rejected.

i) Variation in minimum weight of seals

- (i) In case of variation up to 2.5% on lower side, deduction @ 10% shall be made.
- (ii) In case of variation more than 2.5% on lower side, the material shall be liable to be rejected.

NOTE: - The thickness and weight of aluminum sheet are co-related, so deduction shall be made on one parameter only which is on higher side.

- a) **Variation in the number of perforations:** In case of variation in number of perforations, a deduction of 5% shall be made.
- b) **Variation in minimum thickness of EPE liner**: In case of variation on lower side, deduction @5% shall be made.
- c) The sample of each consignment shall be physically checked and verified at unit level regarding prescribed specification for weight, size, number of perforation and print quality. The sample shall be tested from the RSGSM, Jhotwara, Jaipur laboratory/ government authorized laboratory or any reputed private laboratory for all parameters as per specifications. The testing fee paid shall be borne by the company. However, in case of rejection due to article found sub-standard on testing, the testing fee so paid will be recovered from the supplier.
- d) **Print:** The printing on the ROPP seals should be absolutely clear. In case of any defect in printing due to any reason the company shall be free to levy deduction @ 5% on the supplied material.
- e) However, in case of certain exigency, if the material of below specification (beyond permissible limits) is used with the permission of head office, purchase committee shall have power to decide deduction on account of supply of sub-standard material.

f) Mode of packing:

- i) 6000 pcs. of ROPP caps in one carton. The caps shall be properly counted and packed in polybags. This in turn, shall be packed in durable 5 ply carton, which can protect the caps from damages and transit hazards.
- ii) Each carton shall be marked with following information:
 - i) Manufacturer of ROPP seal name and location:
 - i) ROPP size, top print details & destination:
 - k) Date and shift of production:
 - 1) Checker / operator name and carton no.
- iii) Each approved carton shall be closed with BOPP tape on the bottom and top sides.
- 04. Monthly supply of ROPP Seals in various colours like Navy Blue, Black, Red and such other colours may be taken, if required. Font & Design of printing may also be changed on monthly basis as per instructions given in supply schedule. RSGSM shall not pay any extra amount for this.
- 05. **Rate:**-Single Rate F.O.R. on godown/ warehouse of all reduction centers should be quoted in financial bid (Online). GST shall be shown separately, if GST will not be shown separately, it will be assumed that the given rate is including GST.
- 06. <u>Technical Evaluation:</u> The bids will technically be evaluated first. The Bidder will have to provide complete Profile of the Company/ organization including audited balance sheets details of Plant & Machinery, Capacity utilization, supply and other details as per requirement of checklist (Technical Bid). A brief description will have to be given in the affidavit also.
- 07. Resolution of the cases of variation in specification beyond permissible limits: Supply of ROPP Seals having variation beyond permissible limits to prescribed specifications shall not be accepted and shall be liable for rejection and such rejected supply shall have to be

taken back by the supplier at its own expenses within 15 days of issue of letter to this effect

- 08. Inspection of factory/ works of the bidder: The RSGSM ltd. will be free to carry out sudden inspection of the factory/ works of the bidder before or during the supply contract without prior intimation. If the factory is found non-functional or the details of the plant and machinery are found otherwise than as mentioned in the bid, bid security/security deposit may be forfeited with 18% GST.
- 09. Inspection of supplied goods by the bidder: Company reserves the right to conduct sudden/random inspection of the supplied goods to check the quality of supplied items at RC or any place even after the final payment. If qualities of supplied goods are not found as per specification mentioned in the bid, these will be rejected and ROPP seals shall be deformed (विकृत करना) by incharge of reduction center under its video recording, copy of which (videography) shall be sent to head quarter and then same may be handed over to the supplier. If the supplier does not take the rejected goods within 15 days company will be free to destroy/sale the same on the cost of the supplier. The cost of sale shall be the actual expenditure incurred/ reported by Incharge of reduction center. That shall be deducted from the bill. The decision of the RSGSM will be final and binding to the supplier firm. On account of rejection, no claim of bidder shall be entertained.
- 10. **Escalation**: The price escalation will be facilitated to successful bidders on monthly basis based on the prevailing rate of standard coil of alloy AA 8011 product H14, H16 as on the last day of the month. The price escalation clause will be applicable only when the variation in the rate of standard coil of alloy AA 8011 product H14, H16 is i.e. the variation up to ± 3% in a month will be ignored, meaning thereby that if the variation is ± 3% than there will be no change in rate. But if variation is ± above 3% then the increase/ decrease in rate will be made affective and price revision shall be allowed to the extent of 80% of increase/ decrease in the rate of standard coil of alloy AA 8011 product H14, H16.

It is further clarified that for the purpose of determination of more than $\pm 3\%$ in the rate of standard coil of alloy AA 8011 product H14, H16, the lowest increase / highest decrease in rate of standard coil of alloy AA 8011 product H14, H16 as on last day of the month amongst various manufactures/authorized agent shall be taken in to consideration and the price revision under escalation shall be effective from first day of the succeeding month.

The highest sale rate of standard coil of alloy AA 8011 product H14, H16 any one out of various manufacturers i.e. NALCO / BALCO / HINDALCO as on the date of NIB or opening of technical bid or financial bid (whichever is higher) will be the BASE RATE for the purpose of further escalations. The sale rate of standard coil of alloy AA 8011 product H14, H16 of either of the above manufacturers/authorized agent will be taken into consideration for escalation purpose only when the effective rate of the standard coil of alloy AA 8011 product H14, H16 of the last day of month will directly be made available by manufacturer or its authorized representative / area head through Email on over mail-id dgmpurchase.rsgsm@rajasthan.gov.in

In unavoidable circumstances if the effective rate of the standard coil of alloy AA 8011 product H14, H16 of last day of any particular month is not provided by any manufacturer then the price escalation will be made on the basis of available rates subject to review and revision of such rate later on receipt of the rate of such manufacturer.

Every successful bidder will have to provide the sale rate for standard coil of alloy AA 8011 product H14, H16 of the concerned manufacturer from whom they are procuring the standard coil of alloy AA 8011 product H14, H16 at the time of bidding

and later on every month. In case any successful bidder fails to provide the rate of standard coil of alloy AA 8011 product H14, H16 of the concerned manufacturer from whom they are procuring the standard coil of alloy AA 8011 product H14, H16 then bidder will have to produce its own bills/vouchers for entire quantity of standard coil of alloy AA 8011 product H14, H16 purchased in that particular month. Further successful bidder shall have to submit all such relevant documents which are required/ desired by procuring entity.

11. **Verification**:-Verification of every consignment of ROPP seals shall be done on random basis at RC level.

12. **Testing:**-

- i. The sample of ROPP seals from every consignment will be got tested from the RSGSM laboratory, Jhotwara, Jaipur /Government authorized laboratory or any reputed Private laboratory for all the parameters as specified in bid and contract. If supplier's representative is not available within three days on receipt of consignment, the Company shall have right to draw the necessary sample and get it tested. In this case the supplier shall not claim any benefit, on ground of the absence. The testing fee paid shall be borne by the Company. In case of rejection of article found sub-standard on testing, the testing fee so paid will be recovered from the supplier.
- ii. The company may get tested the sample of ROPP seals from any reputed laboratory accredited from NABL (National Accreditation Board for Testing and Calibration Laboratories).
- iii. After testing of sample if it is found that sample does not confirm the specifications given in bid document at more than three occasions under this contract, in that case Security Deposit will be forfeited with 18% GST and contract will invariably be terminated without any hearing or giving notice.
- 13. **Payment**: 100% payment of bills shall be released by H.O. Jaipur for supplies made on receipt of verified bills from the reduction center along with test report from Jhotwara/ Authorized Laboratory dispatch note and receipt note. While verifying the bills, respective RC must check the shape, size, weight, transparency etc.
- 14. Risk & Cost: The supplier shall adhere strictly to supply schedule. In case of not maintaining supply as per schedule and shortage of material, the material may be procured from open market at any time on the risk and cost of the supplier.
- 15. Approximate Quantity:- The approximate and tentative quantity of subject matter of procurement is 25 lakhs for 28 mm ROPP Seals , 4500 lac for 25 mm ROPP Seals used in CL & 5 lakhs for 29 mm ROPP Seals (Whisky/Rum), 3 lakhs for 29 mm ROPP Seals (Gin/Vodka), 1300 lac for 25 mm ROPP Seals for Whisky/Rum (Black), 200 lac for 25 mm ROPP Seals for Vodka (Orange) & 100 lac for 25 mm ROPP Seals for Gin (Golden) total quantity 1600 lac used in RML, subject to variation as per Rajasthan Government directives and policies. The quantity of supply of ROPP seals will be within variance of ±1% of supply schedule.
- 16. Estimated Value of Bid: Total estimated value of bid is approx. Rs. 3010.38 lakh:-

| SN | Item | Quantity in | Estimated value with |
|----|-------------------------|-------------|----------------------|
| | | lakhs | GST in lakhs Rs. |
| 1 | ROPP Seals 25 MM For CL | 4500.00 | 2111.15 |
| 2 | ROPP Seals 28 MM For CL | 25.00 | 15.86 |
| 3 | ROPP Seals 25 MM For | 1300.00 | 706.94 |

| | RML (Whisky & Rum) | | |
|---|----------------------|-------|---------|
| | (Black) | | |
| 4 | ROPP Seals 25 MM For | 200 | 108.76 |
| | RML (Orange) Vodka | | |
| 5 | ROPP Seals 25 MM For | 100 | 54.38 |
| | RML (Golden) Gin | | |
| 6 | ROPP Seals 29 MM For | 5.00 | 8.31 |
| | RML (Whisky & Rum) | | |
| 7 | ROPP Seals 29 MM For | 3.00 | 4.98 |
| | RML (Gin & Vodka) | | |
| | | Total | 3010.38 |

- 17. **Change in specification:** The management reserves the right to change the specification, size, design and quantity anytime during the contract period. If the management decides to change the specification and/or weight then price of ROPP seals will be refixed proportionate to increase/decrease of weight of ROPP seals.
- 18. Bidder may offer bid for all items or part items. The bidder should offer minimum ¼ quantity for item no. 1, 3, 4 & 5 mentioned in special condition 16 and offer 100% quantity for remaining item no. 2, 6 & 7. If bidder offers less then the minimum required offered quantity then bid may be liable for rejection of that particular item. A bidder will mention both the Minimum and Maximum monthly supply capacity of ROPP seals. RSGSM will be free to issue supply schedule for the quantity between the minimum and the maximum mentioned quantity by the bidder in his bid.
- 19. Bid Security: Total bid cost has been estimated ₹ 3010.38 lakhs. Intending bidder interested in subject matter of procurement then such bidder shall have to submit bid security @ 2%.
- 20. Experience: The bidder should have minimum two year's' experience in manufacturing of ROPP seals equal or more to their offered quantity. In Support of experience bidder shall produce a certified copy of audit report along with final accounts or certificate of CA showing production of ROPP Seals during last two years. A brief description will have to be given in the affidavit also.
- 21. Liquidity Damage for unsupplied quantity shall be 10% of value of unsupplied quantity and 18% GST on that.
- 22. If any supplier fails to supply or makes in adequate/ inconsequent supply to that of given as per supply schedule continuously in three months period without any satisfactory reason, then agreement could be terminated and his security amount will be forfeited with 18% GST.
- 23. Successful bidder shall have to provide an affidavit clearly stating that ROPP Seals being supplied to RSGSM shall not be provided to any Company/person/etc. If at any stage it is found that such ROPP Seals have been given to anybody other than RSGSM the supplier shall be charged for breach of contract and contract will be terminated and shall be liable for penalty as provided by law.
- 24. Variation in quantity: variation up to \pm 1% shall be allowed in total quantity to be supplied for the purpose of completion of the supply order.
- 25. Period—The period of rate contract shall be one year and that may be extended on same price, terms and conditions for a period not exceeding 3 months.
- 26. Management reserves the right to reject the bid of bidders either whose report has been found unsatisfactory any time during the supply contract or Bidders, its affiliates and associates, who have been debarred for any reason anytime during the supply contract

for any item. Any Manufacturer found manufacturing illicit Ropp seals of RSGSM is liable for legal action by the Company.

- 27. Management reserves the right to give a trial order to the bidders applyine for the first time and only after successfully supplying the trial order to as per the specification stipulated in the Bid conditions, the Bidder shall be given further order.
- 28. Breakage/defects:- Transit breakage/ cost of defective ROPP seals shall be borne by supplier which shall be detected during the process of filling and no payment of such defective ROPP seals shall be made to the bidder.
- 29. Date of receipt of material at the destination shall be considered for calculating recovery of liquidated damages.
- 30. The financial bid of only the bidders whose technical bid is found O.K. (Qualified) shall be opened on adequate date which shall be informed later on through eproc automated messaging system.
- 31. Bidder should enclose certified copy of all the required document as per checklist enclosed with Bid form.
- 32. The monthly supply schedule for quantities shall be given from time to time as per requirement.
- 33. Income Tax, other taxes shall be deducted at source from suppliers bills, if applicable and no reimbursement of the same shall be made by RSGSM.
- 34. Every bidder shall provide its per day and per month production capacity and shall submit evidence/proof in support of justification of offered production capacity as valid capacity assessment certificated issued by MSME concerned / MSME/ District Industries Centre of Rajasthan or satisfactory completion certificate of supply exceeded to that of capacity made against supply schedule / purchase order in any Government /Autonomous / Reputed Private Organization / Department or capacity assessment certificate issued by a Chartered Engineer along with bid. A brief description shall be given in the affidavit also.
- 35. The turnover of bidder in ROPP Seals should be average 200.00 Lakhs in last three years, in support of which bidder shall submit copy of last three years audit reports. However, the condition of minimum turnover / experience may be relaxed in case of interested bidders bidding for ROPP Seals 25mm/28mm/29mm/25mm only for which bid quantity.
- 36. Every Bidder shall have to submit registration certificate stating the manufacturing of subject matter of procurement (ROPP Seals) issued by Industries Department, Rajasthan so as to justify the status of MSME unit for availing the benefit of Bid Security at reduced rate @ 0.5% of the estimated value of the offered maximum quantity.
- 37. <u>Calculation of LD</u>: If supplies are taken at more than one place during one supply schedule then total supplies received at various places after the period of supply schedule shall be considered for calculating Liquidated Damages.
- 38. In case of loss of production due to non-supply of P. P. Seals the actual loss accountable against such idle manpower shall be recovered from such supplier.
- 39. If there is any contradiction in provision of general terms and conditions and that of in special terms & conditions, then provision of special terms & conditions shall prevail. In case of dispute regarding interpretation of any terms and conditions in the bid document the same should be got clarified by the bidder before submitting the bid. At any stage of the bid process, the decision of the management shall be final and

binding on all the bidders. Any request for changing of any conditions/quoted price or inclusion of any document etc. after submitting the bid document, unless called for by procuring entity in writing, shall not be entertained.

- 40. Cancellation: In case RSGSM do not require part or entire ordered quantity, due to any reason, it may cancel the part or entire order during the period of contract and/or any extended period, for which no claim of the supplier shall be entertained.
- 41. Please read carefully and comply:-

Annexure A: Compliance with the Code of Integrity and No. Conflict of Interest

Annexure B: Declaration by Bidders

Annexure C: Grievance Redressal during Procurement Process

Annexure D: Additional Conditions of Contract

- 42. Technical bid shall be uploaded with documents as mentioned below:-
 - (a)Scanned copy of Bid Document
 - (b)Scanned copy of D.D. of Bid Security, Processing fees, Bid form fee
 - (c)Attested copy of documents mentioned in Technical Bid Check List
- 43. निष्पादित अनुबंध / दर संविदा के अधीन दर संविदा की अन्तिम तिथि को भी सफल बिडर को शिड्यूल जारी किया जा सकता है। ऐसी स्थिति में शिड्यूल की आपूर्ति निर्धारित समयाविध में प्राप्त की जा सकेगी।
- 44. Dividing quantities among more than one bidder at the time of award- As a general rule all the quantities of the subject matter of procurement shall be procured from the bidder, whose bid is accepted. However, when it is considered that the quantity of the subject matter of procurement to be procured is very large and it may not be in the capacity of the bidder, whose bid is accepted, to deliver the entire quantity or when it is considered that the subject matter of procurement to be procured is of critical and vital nature, in such cases, the quantity may be divided between the bidder, whose bid is accepted and the second lowest bidder or even more bidders in that order, in a fair, transparent and equitable manner at the rates of the bidder, whose bid is accepted if such condition is specified in the bidding documents. Counter offer to first lowest bidder (L1), in order to arrive at an acceptable price, shall amount to negotiation However, any counter offer thereafter to second lowest bidder (L2), third lowest bidder (L3) etc., (at the rates accepted by L1) in case of splitting of quantities, as pre- disclosed in the bidding documents, shall not be deemed to be a negotiation.

उपापन हेतु समस्त परिमाण उस बोली लगाने वाले से उपाप्त किये जायेंगे जिसकी (एल—1 बिडर) बोली स्वीकार की गयी है। यदि एल—1 बिडर, जिसकी बोली स्वीकार की गयी हैं, द्वारा प्रस्तावित परिमाण मात्रा उपापन संस्था (आरएसजीएसएम) की बिड में दर्शाई अनुमानित मात्रा से कम रहती है तो उस स्थिति में ही द्वितीय निम्नतम बोली लगाने वाले या उसी क्रम में और भी बोली लगाने वालों को शेष मात्रा क्य हेतु प्रति प्रस्ताव उस सीमा तक दिया जावेगा जबकि बिड की अनुमानित मात्रा की आपूर्ति सुनिश्चित हो जाती है।

- 45. A rate contract shall be entered, for price without a commitment for quantity, place and time of supply of subject matter of procurement, with the bidder of lowest priced bid or most advantageous bid.
- 46. Every bidder shall have to provide an affidavit duly notarized on non-judicial stamp paper of Rs. 100/- before last date of submission of bid, failing which the bid will out rightly be rejected:
 - a. That the production capacity of the plant and machinery installed in the unit is ------lakhs ROPP Seals per shift per annum.
 - b. That the production capacity of the plant and machinery installed in the unit is ------lakhs ROPP Seals per shift per month.

- c. That we usually run the unit in single/double/triple shifts every day and labour laws & related norms are being complied in case of extra shift.
- d. That out of the total production capacity of the unit, we are making supply up to the extent of ------ lakhs ROPP Seals to other vendors except to RSGSM. The abstract of such supply can be previewed from documents annexed with balance sheet.
- e. That the turnover of the bidder firm in ROPP seals is average Rs. 200 Lakhs in last three years.
- f. That the bidder has minimum two years experience in manufacturing of ROPP Seals.
- g. That the supporting documents in this regard have been uploaded and above declarations are true and correct and nothing has been concealed or manipulated.
- 47. Every bidder shall have to provide an affidavit duly notarized on non-judicial stamp paper of ₹ 100 as per check list point no. 11, 12 & 13.
- 48. If any declaration given by the bidder after taking oath is found false or manipulated later on then the bid of such bidders shall be cancelled at the moment with forfeiture of bid security or performance security deposit whatsoever and the bidder shall be debarred from participation in bid in future for a period not exceeding three years, further legal proceedings shall be initiated against such bidders.
- 49. **Financial Evaluation**: The item wise rate up to two decimal point (excluding GST) offered by bidder shall be taken into consideration for determination of L1.

GENERAL TERMS & CONDITIONS OF BID AND CONTRACT

- 1. The bidder shall have to carefully study and understand the conditions, specifications, size, make etc. of the goods to be supplied. If he has any doubt about the meaning of any term, condition or specifications etc he should refer to officer in charge and get clarification. The decision of the Company regarding interpretation of the conditions and specifications shall be final and binding on the bidders.
- 2. Bidders are hereby explicitly warned that Individuals signing the bid must specify as follows:
 - a. Whether signing as "sole proprietor of the firm?"
 - b. Whether signing as registered active partner of the firm?
 - c. Whether signing for the firm on the basis of power of attorney?
 - d. In case of companies and registered firms, whether signing as Secretary, Manager, Partner, Director, etc. will submit an authorization from the company to do so. A copy of any document under which such authority is given should be forwarded with the bid if a copy has not already been sent to the company.
- 3. Bidder, who is not registered under the GST Act, prevalent in the Rajasthan state where its business is located, may not be eligible for Bid. The GST Registration number should invariably be quoted.
- 4. If a bidder imposes conditions which are in addition to or in conflict with the conditions mentioned herein, his bid may be rejected.
- 5. Rates quoted must be inclusive of all charges and taxes except GST which shall be added at the prevailing rates. The rates quoted must be F.O.R. Distillery/ Warehouses of reduction centers.
- 6. The Bidder shall not assign or sublet his contract or any part thereof to any other agency.
- 7. The Bidder should Sign and upload Bid Form at the end of each page as token of his acceptance of all the terms and conditions of the Bid.

8. Bid Security-

- i. In case of open competitive bidding, two-stage bidding, rate contract, electronic reverse auction, bid security shall be 2% of the estimated value of subject matter of procurement put to bid. In case of small-scale industries of Rajasthan it shall be 0.5% of the quantity offered for supply and in case of sick industries, other than small scale industries, whose cases are pending with Board of Industrial and Financial Reconstruction; it shall be 1% of the value of bid. Concessional bid security may be taken from registered bidders as specified by the state government. Every bidder, if not exempted, participating in the procurement process shall be required to furnish the bid security as specified in the notice inviting bids.
- ii. In lieu of bid security, a bid securing declaration shall be taken from departments' of the state Government and undertakings, corporations, autonomous bodies, registered societies, cooperative societies which are owned or controlled or managed by the state government and government undertakings of the central government.

- iii. Bid security instrument or cash receipt of bid security or a bid securing declaration shall necessarily accompany the sealed bid.
- iv. Bid security of a bidder lying with the procuring entity in respect of other bids awaiting decision shall not be adjusted towards bid security for the fresh bids. The bid security originally deposited may, however, be taken into consideration in case bids are re-invited.
- v. The bid security may be given in the form of cash by RTGS, banker's cheque or demand draft or bank guarantee, in specified format, of a scheduled bank. The bid security must remain valid for thirty days beyond the original or extended validity period of the bid.
- vi. Prior to presenting a submission, a bidder may request the procuring entity to confirm the acceptability of proposed issuer of a bid security or of a proposed confirmer, if required. The procuring entity shall respond promptly to such a request.
- vii. The bank guarantee presented as bid security shall be got confirmed from the concerned issuing bank. However, the confirmation of the acceptability of a proposed issuer or of any proposed confirmer does not preclude the procuring entity from rejecting the bid security on the ground that the issuer or the confirmer, as the case may be, has become insolvent or has otherwise ceased to be creditworthy.
- viii. The bid security of unsuccessful bidders shall be refunded soon after final acceptance of successful bid and signing of agreement and submitting performance security.
- ix. The bid security taken from a bidder shall be forfeited in the following cases, namely:
 - a. when the bidder withdraws or modifies its bid after opening of bids;
 - b. when the bidder does not execute the agreement, if any, after placement of supply / work order within the specified period;
 - c. when the bidder fails to commence the supply of the goods or service or execute work as per supply / work order within the time specified;
 - d. when the bidder does not deposit the performance security within specified period after the supply / work order is placed; and
 - e. if the bidder breaches any provision of code of integrity prescribed for bidders specified in the act and chapter VI of these rules.
- x. In case of the successful bidder, the amount of bid security may be adjusted in arriving at the amount of the performance security, or refunded if the successful bidder furnishes the full amount of performance security.
- xi. The procuring entity shall promptly return the bid security after the earliest of the following events, namely:
 - a) the expiry of validity of bid security;
 - b) the execution of agreement for procurement and performance security is furnished by the successful bidder;
 - c) the cancellation of the procurement process; or
 - d) the withdrawal of bid prior to the deadline for presenting bids, unless the bidding documents stipulate that no such withdrawal is permitted.

9. Performance security-

- a) Performance security shall be solicited from all successful bidders except the departments of the state government and undertakings, corporations, autonomous bodies, registered societies, co-operative societies which are owned or controlled or managed by the state government and undertakings of the central government. However, a performance security declaration shall be taken from them. The state government may relax the provision of performance security in particular procurement or any class of procurement.
- b) The amount of performance security shall be 5 percent of the amount of supply order in case of procurement of goods and services. In case of Small Scale Industries of Rajasthan it shall be 1 percent of the amount of quantity ordered for supply of goods and in case of sick industries, other than Small Scale Industries, whose cases are pending before the Board of Industrial and Financial Reconstruction (BIFR), it shall be 1 percent of the amount of supply order.
- c) Performance security more than Rs.10.00 lac shall be furnished in any one of the following forms
 - i) Bank draft or banker's cheque of a scheduled bank;
 - ii) Bank guarantee/s of a scheduled bank shall be got verified from the issuing bank. Other conditions regarding bank guarantee shall be same as mentioned in the rule 42 of RTPP Rules 2013 for bid security;
 - iii) Performance security deposit shall remain valid for a period of sixty days beyond the date of completion of contractual obligations of the bidder. This shall be returned after successful completion of the contract. In case non fulfillment of the contract, security amount so deposited can be forfeited in full or in part. Decision of the director in charge in this regard shall be final. No interest shall be paid on such deposit. Adjustment of balance of previous performance security against past bids, if any, will not be allowed.

10. Execution of agreement-

- a) A procurement contract shall come into force from the date on which the letter of acceptance or letter of intent is dispatched to the bidder.
- b) The successful bidder shall sign the procurement contract within a period specified in the bidding document or where the period is not specified in the bidding document then within fifteen days from the date on which the letter of acceptance or letter of intent is dispatched to the successful bidder.
- c) If the bidder, whose bid has been accepted, fails to sign a written procurement contract or fails to furnish the required performance security with in specified period, the procuring entity shall take action against the successful bidder as per the provisions of the act and these rules. The procuring entity may, in such case, cancel the procurement process or if it deems fit, offer for acceptance the rates of lowest or most advantageous bidder to the next lowest or most advantageous bidder, in accordance with the criteria and procedures set out in the bidding documents.

d) The bidder shall execute the agreement on a non-judicial stamp of 500/- at own cost.

11. Bid shall be valid

- a. 90 days from the dead line for submission of Bids.
- b. Subsequent to acceptance of bid, the rate shall remain valid throughout the contract Period or for the period for which bids are invited whichever is higher.
- 12. Right to vary quantity- If the procuring entity does not procure any subject matter of procurement or procures less than the quantity specified in the bidding documents due to change in circumstances, the bidder shall not be entitled for any claim or compensation except otherwise provided in the bidding documents.
- 13. If the rate contract holder, its affiliates and associates quotes / reduces its price to render similar goods, works or services at a price lower than the rate contract price to anyone in the State at any time during the currency of the rate contract, the rate contract price shall be automatically reduced with effect from the date of reducing or quoting lower price, for all delivery of the subject matter of procurement under that rate contract and the rate contract shall be amended accordingly. The firms holding parallel rate contracts shall also be given opportunity to reduce their price by notifying them the reduced price giving them fifteen days time to intimate their acceptance to the revised price. Similarly, if a parallel rate contract holding firm reduces its price during currency of the rate contract, its reduced price shall be conveyed to other parallel rate contract holding firms and the original rate contract holding firm for corresponding reduction in their prices. If any rate contract holding firm does not agree to the reduced price, further transaction with it, shall not be conducted.
- 14. The bids should be submitted along with samples, if required.

15. Liquidated Damages:

- (i) If the contractor fails to execute the order/contract within the period specified in the bid, and if such failure have arisen from, any unforeseen cause such as strike, fire, accident, any natural calamity resulting in stoppage of work in the factory, of the Manufacturer or similar reasons which the Director In charge of RSGSM Ltd. may feel valid for an extension of the time, may extend the period without charging any liquidated damages. His decision shall be final regarding the sufficiency or otherwise for extension of time.
- (ii) If the Bidder fails to execute the order/contract within the period specified in the bid, the Director In charge of RSGSM Ltd may at his discretion allow extension of time subject to recovery from the Bidder as liquidated damages with 18% GST and not by way of penalty, a sum equal to the following percentage of the value of goods which the Bidder has failed to supply for the period of delay as stated below:
 - a) Delay up to one fourth period of the prescribed delivery period -2.5% + 18% GST
 - b) Delay exceeding one fourth but not exceeding half of prescribed delivery period -5% + 18% GST
 - c) Delay exceeding half but not exceeding three fourth of the prescribed delivery period -7.5% + 18% GST

d) Delay exceeding three fourth but not exceeds the period equal to the prescribed delivery period -10% + 18% GST

Notes:

- (a) Fraction of a day in reckoning the period of delay in supply shall be eliminated if it is less than half a day.
- (b) The maximum amount of liquidated damages shall be 10%.
- (c) When the successful Bidder is unable to complete the order/contract within the specified or extended period, the Company shall be entitled to accept supply from the open market without giving any notice to the Bidder but at his risk and cost i.e. Bidder's account and risk the goods or any part thereof which the Bidder has failed to supply or if not available the best and nearest available substitute thereof or to cancel the contract and the Bidder shall be liable for any loss or damage which the company sustained by reason of such failure on the part of the Bidder. But the Bidder shall not be entitled to any gain on such purchase made against default. The recovery of such damage shall be made from any sum accruing to the Bidder under this or any other contract with the Company. If recovery is not possible from the bills and the Bidder fails to pay the loss or damage within one month, the recovery shall be made under any law for the time being in force or from any other bills outstanding with the Company.
- (d) If the supplier requires an extension of time in completion of contractual supply on account of occurrence of any hindrance, he shall apply in writing to the authority, which has placed the supply order, for the same immediately on occurrence of the hindrance but not after the stipulated date of completion of supply.
- (e) Delivery period may be extended with or without liquidated damages if the delay in the supply of goods is on account of hindrances beyond the control of the bidder.
- 16. In the event of breach of the contract at any time on the part of the contractor/ supplier, the contract may be terminated summarily by the Director In charge of the Company with such conditions as may be deemed fit.
- 17. All legal proceedings, arising out of this contract shall be subject to the jurisdiction of the courts situated at Jaipur city only.
- 18. In case of any dispute arising out of any matter related to the bid / contract / agreement, the matter will be referred to sole arbitrator appointed from RSGSM empanelled arbitrators shall be done mutually agreed by both the parties. The place of arbitration shall be Jaipur. The fees and other expenses of the arbitrator shall be borne by both parties equally.
- 19. If the bidder resiles from his offer or offers new terms after opening of the bid, his Bid Security is liable to be forfeited with 18% GST.
- 20. **Procuring entity's right to accept or reject any or all bids** The Procuring entity reserves the right to accept or reject any bid, and to annul the bidding process and reject all bids at any time prior to award of contract, without thereby incurring any liability to the bidders. Reasons for doing so shall be recorded in writing.

- 21. The bidder shall be responsible for the proper packing of goods so as to avoid damages under normal conditions of transport by road, sea, rail or air and delivery of the material in good conditions to the consignee at destination.
- 22. It is of the opinion that it is essential to evaluate the technical aspects of a bid before considering its financial aspect, call for bids in two envelopes, namely:-
 - (i) the techno-commercial bid containing the technical, quality and performance aspects, commercial terms and conditions; and
 - (ii) the financial bid containing financial aspects including the price.
- 23. In case the procuring entity calls for bids in terms of clause (b) of sub-section (1), the techno-commercial bid shall be opened and evaluated first and the financial bid of only those bids which have been found technically acceptable, shall be opened and evaluated.

Rajasthan Stage Ganganagar Sugar Mills Limited CHECK LIST (TECHNICAL BID)

To be filled by the bidder

(Information to be provided along with the bid document)

| SN | Particulars | Details to be filled by bidder | Pg. No. |
|-----|--|--------------------------------|------------|
| 1) | Name of the Manufacturer of ROPP seals Firm | | |
| 2) | Name of the Owner (Enclose verification from respective bank/ Partnership Deed/Memorandum of Articles and Association etc.) | | |
| 3) | Address: - i. Office Address, Phone No, Fax No, Email | | |
| | ii. Factory Address Phone No, Fax No, Email | | |
| | | | |
| 4) | Manufacturer of ROPP seals and registered with the Industries Department (kindly indicate Udhyog Aadhar Memorandum (UAM No.) Or Registration Certificate of Industries Department (EM))/ Udyam Registration No. (Enclose valid latest registration certificate issued by industries department or MSME, GOI) | | |
| 5) | Factory owned or taken on lease/ Rent (Copy of Ownership / Lease Deed registered with competent authority/ Rent agreement) if agreement is not registered with the name of firm, it will not be considered. | | |
| 6) | Power/ Electricity Connection (Copy of latest Electricity Bill, also confirm whether there is Captive Power facility or not) | | |
| 7) | GSTN (Registration with the Sales Tax Department) (Enclose Copy of Certificates of GSTN) | | |
| 8) | Latest GST challan /Return (Enclose Payment copy of latest Challan of last quarter) | | |
| 9) | Income Tax Permanent Account No. (Enclose copy of PAN No.) | | |
| 10) | Bid security amount (Mention details) | | |
| 11) | Affidavit on Rs. 100/- non-judicial stamp as per | | |

| | Bid Document Annexure "B" | |
|-----|---|--|
| | (Enclose Rs 100/- non judicial stamp Paper duly | |
| | Notarized) | |
| 12) | a) Affidavit on Rs. 100/- non-judicial stamp | |
| | as per Bid Document Annexure " I " | |
| | (Enclose Rs 100/- non judicial stamp | |
| | Paper duly Notarized) | |
| | b) Affidavit cum declaration on Rs. 100/- | |
| | non-judicial stamp as per special | |
| | condition number 47. | |
| | (Enclose Rs 100/- non judicial stamp | |
| | Paper duly Notarized) | |
| 13) | Affidavit cum declaration on Rs. 100/- non- | |
| | judicial stamp to the effect that Bidder Firm | |
| | pertains to a Micro and/or Small enterprise only | |
| | (Enclose Rs 100/- non judicial stamp Paper duly | |
| | Notarized) | |
| 14) | List of Plant and Machinery Installed in the | |
| | factory along with the purchase price, date of | |
| | purchase and quantity | |
| | LIST OF MACHINERIES | |
| | 1 | |
| | 2 | |
| | 3 | |
| | 4 | |
| | 5 | |
| | 6 | |
| | (Enclose copy of relevant Invoices) | |
| | (All machineries should be in the factory premises | |
| | in working condition. The Bidder shall not assign or | |
| | sublet his contract or any part thereof to any other | |
| | agency) | |
| 15) | a) Production Capacity | |
| 15) | i) Per day | |
| | ii) Per Month | |
| | b) Whether valid Capacity Assessment Certificate issued | |
| | by concerned MSME/ District Industries Centre of Rajasthan or satisfactory completion certificate of | |
| | supply exceeded to that of capacity made against | |
| | supply schedule / purchase order in any Government | |
| | /Autonomous / Reputed Private Organization / | |
| | Department or capacity assessment certificate issued by a Chartered Engineer exceeded to that of offered | |
| | capacity enclosed/submitted along with bid? | |
| 16) | a) Whether the bidder have submitted its | |
| | turnover? | |
| | b) If yes whether the turnover is of average | |
| | 200.00 Lakhs in last three years? | |
| | c) Whether in support of turnover, bidders have | |
| | submitted last 3 years audit report ? | |
| | (As required in special conditions no 36) | |
| 17) | Whether the bidder have minimum two year's | |
| | experience in manufacturing of ROPP seals? | |

| | | | T | |
|-------------|---|-----------------------|---|--|
| | Produce a certified copy o | 1 | | |
| | with final accounts or certif | | | |
| | production of ROPP Seals during last two years. | | | |
| 18) | A certificate from CA in respect of book value of | | | |
| | plant and machinery of p | | | |
| | which should not be older than one month from | | | |
| | date of issue of NIB | | | |
| 19) | a) A certificate from the m | anufacturer concerned | | |
| | that he/she will abide | to provide sale rate | | |
| | published for standard | coil of alloy AA 8011 | | |
| | product H14, H16 at the | e time of bid. | | |
| | b) Sale rate of standard co | oil of alloy AA 8011 | | |
| | product H14, H16 any | one out of various | | |
| | manufacturers i.e. NA | ALCO / BALCO / | | |
| | HINDALCO as on the da | | | |
| 20) | Offered Quantity | ROPP Seals 25 MM | | |
| | (As required in special | For CL | | |
| | conditions no 18) | ROPP Seals 28 MM | | |
| | | For CL | | |
| | | ROPP Seals 25 MM | | |
| | | For RML (Whisky | | |
| | | & Rum) (Black) | | |
| | | ROPP Seals 25 MM | | |
| | | For RML (Orange) | | |
| | | Vodka | | |
| | | ROPP Seals 25 MM | | |
| | | For RML (Golden) | | |
| | | Gin | | |
| | | ROPP Seals 29 MM | | |
| | | For RML (Whisky | | |
| | | & Rum) | | |
| | | ROPP Seals 29 MM | | |
| | | For RML (Gin & | | |
| | | Vodka) | | |
| | | , | | |
| 21) | Duly Signed Bid Document V | ∪ ploaded? | | |

Annexure A: Compliance with the Code of Integrity and No Conflict of Interest

Any person participating in a procurement process shall -

- (a) not offer any bribe, reward or gift or any material benefit either directly or indirectly in exchange for an unfair advantage in procurement process or to otherwise influence the procurement process;
- (b) not misrepresent or omit that misleads or attempts to mislead so as to obtain a financial or other benefit or avoid an obligation;
- (c) not indulge in any collusion, Bid rigging or anti-competitive behavior to impair the transparency, fairness and progress of the procurement process;
- (d) not misuse any information shared between the procuring Entity and the Bidders with an intent to gain unfair advantage in the procurement process;
- (e) not indulge in any coercion including impairing or harming or threatening to do the same, directly or indirectly, to any party or to its property to influence the procurement process;
- (f) not obstruct any investigation or audit of a procurement process;
- (g) disclose conflict of interest, if any; and
- (h) disclose any previous transgressions with any Entity in India or any other country during the last three years or any debarment by any other procuring entity.

Conflict of Interest:-

The Bidder participating in a bidding process must not have a Conflict of Interest.

A Conflict of Interest is considered to be a situation in which a party has interests that could improperly influence that party's performance of official duties or responsibilities, contractual obligations, or compliance with applicable laws and regulations.

- i. A Bidder may be considered to be in Conflict of Interest with one or more parties in a bidding process if, including but not limited to:
 - a. have controlling partners/ shareholders in common; or
 - b. receive or have received any direct or indirect subsidy from any of them; or
 - c. have the same legal representative for purposes of the Bid; or
 - d. have a relationship with each other, directly or through common third parties, that puts them in a position to have access to information about or influence on the Bid of another Bidder, or influence the decisions of the Procuring Entity regarding the bidding process; or
 - e. the Bidder participates in more than one Bid in a bidding process. Participation by a Bidder in more than one Bid will result in the disqualification of all Bids in which the Bidder is involved. However, this does not limit the inclusion of the same subcontractor, not otherwise participating as a Bidder, in more than one Bid; or
 - f. the Bidder or any of its affiliates participated as a consultant in the preparation of the design or technical specifications of the Goods, Works or Services that are the subject of the Bid; or
 - g. Bidder or any of its affiliates has been hired (or is proposed to be hired) by the Procuring Entity as engineer-in-charge/ consultant for the contract.

Doc1

Annexure B: Declaration by the Bidder

(To be submitted on non-judicial stamp paper of Rs. 100/-)

| In re | elation to my/our Bid | subm | itted to | | | for p | roc | ure | ment of |
|---|-----------------------|------|----------|---------|-------|---------|-----|-----|-----------|
| in response to their Notice Inviting Bids Noin | | | | | | | | | |
| | Dated | I/We | hereby | declare | under | Section | 7 | of | Rajasthan |
| Transparency in Public procurement Act, 2012, that: | | | | | | | | | |

- 01. I/We possess the necessary professional, technical, financial and managerial resources and competence required by the Bidding Document issued by the procuring Entity;
- 02. I/We have fulfilled my/our obligation to pay such of the taxes payable to the Union and the State Government or any local authority as specified in the Bidding Document;
- 03. I/We are not insolvent, in receivership, bankrupt or being wound up, not have my/our affairs administered by a court or a judicial officer, not have my/our business activities suspended and not the subject of legal proceedings for any of the foregoing reasons;
- 04. I/We do not have and our directors and officers not have, been convicted of any criminal offence related to my/our professional conduct or the making of false statements or misrepresentations as to my/our qualification to enter into a procurement contract within a period of three year preceding the commencement of this procurement process, or not have been otherwise disqualified pursuant to debarment proceeding.
- 05. I/We do not have a conflict of interest as specified in the Act, Rules and the Bidding Document, which materially effects fair competition;

| Date: | Signature of bidder |
|--------|---------------------|
| Place: | Name |
| | Designation |
| | Address |

Annexure C: Grievance Redressal during procurement process

The designation and address of the First Appellate Authority is -----
The designation and address of the Second Appellate Authority is ------

(1) Filing an appeal

If any Bidder or prospective bidder is aggrieved that any decision, action or omission of the procuring Entity is in contravention to the provisions of the Act or the Rules or the Guidelines issued there under, he may file an appeal to First Appellate Authority, as specified in the bidding Document within a period of ten days from the date of such decision or action, omission, as the case may be, clearly giving the specific ground or grounds on which he feels aggrieved:

Provided that after the declaration of a Bidder as successful the appeal may be filed only by a Bidder who have participated in procurement proceedings:

Provided further that in case a procuring Entity evaluates the Technical Bids before the opening of the Financial Bids, an appeal related to the matter of Financial Bids may be filed only by a Bidder whose Technical Bid is found to be acceptable.

- (2) The officer to whom an appeal is filed under para (1) shall deal with the appeal as expeditiously as possible and shall endeavor to dispose if of within thirty days from the date of the appeal.
- (3) If the officer designated under para (1) fails to dispose of the appeal filed within the period specified in para (2), or if the Bidder or prospective bidder or the procuring Entity is aggrieved by the order passed by the First Appellate Authority, the Bidder or prospective bidder or the procuring Entity, as the case my be, may file a second appeal to Second Appellate Authority specified in the Bidding Document in this behalf within fifteen days from the expiry of the period specified in para (2) or of the date of receipt of the order passed by the First Appellate Authority, as the case may be.

(4) Appeal not to lie in certain case

No appeal shall lie against any decision of the procuring Entity relating to the following matters, namely:-

- (a) determination of need of procurement.
- (b) provisions limiting participation of Bidders in the Bid process;
- (c) the decision of whether or not to enter into negotiation;
- (d) cancellation of a procurement process;
- (e) applicability of the provisions of confidentiality

(5) Form of appeal

(a) An appeal under para (1) or (3) above shall be in the annexed Form along with as many copies an there are respondents in the appeal.

- (b) Every appeal shall be accompanied by an order appealed against, if any affidavit verifying the facts stated in the appeal and proof of payment of fee.
- (c) Every appeal may be presented to First Appellate Authority or Second Appellate Authority, as the case may be, in person or through registered post or authorized representative.

(6) Fee for filing appeal

- (a) Fee for first appeal shall be rupees two thousand five hundred and for second appeal shall be rupees ten thousand, which shall be non-refundable.
- (b) The fee shall be paid in the form of bank demand draft or banker's cheque of a Scheduled Bank in India payable in the name of Appellate Authority concerned.

(7) Procedure of disposal of appeal

- (a) The First Appellate Authority or Second Appellate Authority, as the case may be, upon filing of appeal, shall issue notice accompanied by copy of appeal, affidavit and documents, if any, to the respondents and fix date of hearing.
- (b) On the date fixed for hearing, the First Appellate Authority or Second Appellate Authority, as the case may be, shall.
 - (i) hear all the parties to appeal present before him, and
 - (ii) peruse or inspect documents, relevant records or copies thereof relating to the matter.
- (c) After hearing the parties, perusal of inspection of documents and relevant records or copies thereof relating to the matter, the Appellate Authority concerned shall pass an order in writing and provide the copy of order to the parties to appeal free of cost.
- (d) The order passed under sub-clause (c) above shall also be placed on the State public procurement portal.

Annexure D: Additional Conditions of Contract

1. Correction of arithmetical errors

Provided that a Financial Bid is substantially responsive, the Procuring Entity will correct arithmetical errors during evaluation of Financial Bids on the following basis:

- i. If there is a discrepancy between the unit price and the total price that is obtained by multiplying the unit price and quantity, the unit price shall prevail and the total price shall be corrected, unless in the opinion of the Procuring Entity there is an obvious misplacement of the decimal point in the unit price, in which case the total price as quoted shall govern and the unit price shall be corrected;
- ii. If there is an error in a total corresponding to the addition or subtraction of subtotals, the subtotals shall prevail and the total shall be corrected; and
- iii. If there is a discrepancy between words and figures, the amount in words shall prevail, unless the amount expressed in words is related to an arithmetic error, in which case the amount in figures shall prevail subject to (i) and (ii) above.

If the Bidder that submitted the lowest evaluated Bid does not accept the correction of errors, its Bid shall be disqualified and its Bid Security shall be forfeited or its Bid Securing Declaration shall be executed.

2. Procuring Entity's Right to Vary Quantities

- i. If the Procuring Entity does not procure any subject matter of procurement or procures less than the quantity specified in the Bidding Document due to change in circumstances, the Bidder shall not be entitled for any claim or compensation except otherwise provided in the Conditions of Contract.
- ii. In case of procurement of Goods or services, additional quantity may be procured by placing a repeat order on the rates and conditions of the original order. However, the additional quantity shall not be more than 50% of the value of Goods of the original contract and shall be within one month from the date of expiry of last supply. If the Supplier fails to do so, the Procuring Entity shall be free to arrange for the balance supply by limited Bidding or otherwise and the extra cost incurred shall be recovered from the Supplier.
- **3.** Dividing quantities among more than one Bidder at the time of award (In case of procurement of Goods): Dividing quantities among more than one bidder at the time of award- As a general rule all the quantities of the subject matter of procurement shall be procured from the bidder, whose bid is accepted. However, when it is considered that the quantity of the subject matter of procurement to be procured is very large and it may not be in the capacity of the bidder, whose bid is accepted, to deliver the entire quantity or when it is considered that the subject matter of procurement to be procured is of critical and vital nature, in such cases, the quantity may be divided between the bidder, whose bid is accepted and the second lowest bidder or even more bidders in that order, in a fair, transparent and equitable manner at the rates of the bidder, whose bid is accepted if such condition is specified in the bidding documents. Counter offer to first lowest bidder (L1), in order to arrive at an acceptable price, shall amount to negotiation. However, any counter offer thereafter to second lowest bidder (L2), third lowest bidder (L3) etc., (at the rates accepted by L1) in case of splitting of quantities, as pre-disclosed in the bidding documents, shall not be deemed to be a negotiation.

List of Reduction centre of RSGSM

Annexure -E

| S. No | Name of Reduction centre For CL |
|-------|---------------------------------|
| 1) | Jhotwara (Jaipur) |
| 2) | Sikar |
| 3) | Jhunjhunu |
| 4) | Ajmer |
| 5) | Bhilwara |
| 6) | Udaipur |
| 7) | Mandore (Jodhpur) |
| 8) | Sirohi |
| 9) | Bharatpur |
| 10) | Sawaimadhopur |
| 11) | Alwar |
| 12) | Dholpur |
| 13) | Kota |
| 14) | Bundicity |
| 15) | Baran |
| 16) | Hanumangarh |
| 17) | Khara, (Bikaner) |

Annexure 'F'

Manufacturer's Authorization (In case of procurement valuing more than Rupees 10 lakh) **Manufacturer's Authorizations**

NIB. NO. RSGSM/Ropp Seals/RC/2023-24/Pur/14 Dated: 30.06.2023

To, The DGM (Purchase) RSGSM Ltd. Jaipur.

| WHEREAS |
|---|
| We, who are official Manufacturers of ROPP seals having factories as do hereby authorize to submit a Bid in relation to the Invitation for Bids indicated above, the purpose of which is to provide subject |
| matter of procurement, manufactured by us and to subsequently |
| negotiate and sign the Contract. |
| We hereby extend that the goods supplied by us shall be free from defects arising from any act or omission by us or arising in design, materials and workmanship, under normal use, with respect to the Goods offered by us in reply to this Invitation for Bids. |
| Name |
| In the capacity of: |
| Signed |
| Duly authorized to sign the Authorizations for and on behalf of |
| Tel:e-mail |
| Data |

Annexure 'G'

Technical Bid Submission Sheet

NIB. NO. RSGSM/Ropp Seals/RC/2023-24/Pur/14

To, The DGM Purchase RSGSM Ltd. Jaipur

We, the undersigned, declare that:

- a. We have examined and have no reservations to the Bidding Document. We offer to supply in conformity with the Bidding Document and in accordance with the supply schedule given from time to time for supply of subject matter of procurement.
- b. Our Bid shall be valid for a period of 90 days from the date fixed for the bid submission deadline in accordance with the Bidding Document, and it shall remain binding upon us and may be accepted at any time before the expiration of that period;
- c. If our Bid is accepted, we commit to obtain a Performance Security in the amount of 5% of the Contract Price or Performance Security Declaration for the due performance of the Contract.
- d. Our firm, for any part of the Contract, have nationalities from the eligible countries
- e. We are not participating, as Bidders, in more than one Bid in this bidding process, in the Bidding Document.
- f. Our firm, its affiliates or subsidiaries, including any subcontractors or suppliers has not been debarred by the State Government or the Procuring Entity.
- g. We understand that this Bid, together with your written acceptance thereof included in your notification of award, shall constitute a binding contract between us, until a formal Contract is prepared and executed.
- h. We understand that you are not bound to accept the lowest evaluated bid or any other bid that you may receive;
- i. We agree to permit the Procuring Entity or its representative to inspect our accounts and records and other documents relating to the bid submission and to have them audited by auditors appointed by the Procuring Entity.
- j. We declare that we have complied with and shall continue to comply with the provisions of the Code of Integrity for Bidders as specified in the Rajasthan Transparency in Public Procurement Act, 2012, the Rajasthan Transparency in Public Procurement Rules, 2013 and this Bidding Document in this procurement process and in execution of the Contract;

| Name/ add | lress: | | |
|-------------|------------------------|----------------------|--|
| In the capa | acity of : | | |
| Signed : | | | |
| Duly autho | orized to sign the Bid | for and on behalf of | |
| Date | | | |
| Tel: | Fax: | e-mail: | |

Annexure 'H' SR FORM-17

AGREEMENT (See Rule 68)

| | | agreement made thisday ofbetween (hereinafter called ''the approved supplier'', which |
|---------|------------------------|---|
| | | hall, where the context so admits, be deemed to include his heirs successors, |
| _ | | d administrators of the one part and the Rajasthan State Ganganagar Sugar |
| | , | herein after called "the RSGSM" which expression shall, where the context so |
| aumits, | be ut | eemed to include his successors in office and assigns) of the other part. |
| 1 | the_ as we sched | reas the approved supplier has agreed with the RSGSM to supply to of the Rajasthan State Ganganagar Sugar Mills Ltd. at its Head Office ell as at branches offices throughout Rajasthan, all those articles set forth in the lule appended hereto in the manner set forth in the conditions of the tender and act appended herewith and at the rates set forth in column of the said lule. |
| 3. | And | whereas the approved supplier has deposited a sum of Rs in |
| | (1) | Cash/Bank Draft/ Bank Guarantee /Banker Cheque Nodated |
| | (2) | Post Office Savings Bank Pass Book duly hypothecated to the Departmental authority. |
| | (3) | National Savings Certificates/Defence Savings Certificates, Kisan Vikas Patras, or any other script/instrument under National Saving Schemes for promotion of Small Savings, if the same can be pleased under the relevant rule. (The certificates being accepted at surrender value) as security for the due performance of the aforesaid agreement which has been formally transferred to the departmental authority. |
| 4. | Now | these Presents witness: |
| | (1) | In consideration of the payment to be made by the Government through at the rates set forth in the Schedule hereto appended the approved supplier will duly supply the said articles set forth in and thereof in the manner set forth in the conditions of the tender and contract. |
| | (2) | The conditions of the tender and contract for open tender enclosed to the tender notice No dated and also appended to this agreement will be deemed to be taken as part of this agreement and are binding on the parties executing this agreement. |
| | (3) | Letters Nos received from tenderer and letters nos issued by the Government and appended to this agreement shall also form part of this agreement. |
| | (4) | |

| (a) | The RSGSM do hereby agree that if the approved supplier shall duly |
|-----|--|
| | supply the said articles in the manner aforesaid observe and keep the said |
| | terms and conditions, the RSGSM will through pay or cause to be |
| | paid to the approved supplier at the time and the manner set forth in the |
| | said conditions, the amount payable for each and every consignment. |

| (b) | The mode o | f Payment | will be as | specified | below:- |
|-----|------------|-----------|------------|-----------|---------|
|-----|------------|-----------|------------|-----------|---------|

| 1 | | | |
|----|--|--|--|
| 2 | | | |
| 3. | | | |

5. The delivery shall be effected and completed within the period noted below from the date of supply order:-

| a) From to | |
|------------|--|
|------------|--|

6. (1)(i) In case of extension in the delivery period with liquidated damages, the recovery shall be made on the basis of following percentages of value of stores which the bidder has failed to supply:-

| S. | Items Quantity | Delivery |
|-----|--|-----------|
| No. | | period |
| a) | Delay upto one fourth period of the prescribed delivery period. | 2½% + 18% |
| | | GST |
| b) | Delay exceeding one fourth but not exceeding half of the | 5% + 18% |
| | prescribed delivery period. | GST |
| c) | Delay exceeding one fourth but not exceeding three fourth of the | 7½% + 18% |
| | prescribed delivery period. | GST |
| d) | Delay exceeding three fourth of the prescribed delivery period. | 10% + 18% |
| | | GST |

Note:

- (i) Fraction of a day in reckoning period of delay in supplies shall be eliminated if it is less than half a day.
- (ii) The maximum amount of agreed liquidated damages shall be 10% + 18% GST
- (iii) If the supplier requires an extension of time in completion of contractual supply on account of occurrence of any hindrances, he shall apply in writing to the authority which had placed the supply order, for the same immediately on occurrence of the hindrance but not after the stipulated date of completion of supply.
- (2) Delivery period may be extended with or without liquidated damages if the delay in the supply of goods is on account of hindrances beyond the control of the bidder.
- 7. All disputes arising out of this agreement and all questions relating to the interpretation of this agreement shall be decided by the Government and the decision of the Government shall be final.

In witness whereof the parties hereto have set their hands on the....... day of201......

Signature of the Signature for and on behalf of Rajasthan approved supplier. State Ganganagar Sugar Mills Ltd.

Dy. General Manager (Purchase)

Date: Date:

Witness No. 1 Witness No. 1

Witness No.2 Witness No.2

ANNEXURE-I

Form B Format of Affidavit (On Rs. 100/- non-judicial stamp) (See NIB clause 5(ii))

| S/o | Yrs |
|---|--|
| | Proprietor/Partner/Director of |
| | do hereby solemnly affirm and |
| | |
| | /shas |
| | Entrepreneurial Memorandum Part-II by the |
| | The acknowledgement No. is |
| | <u> </u> |
| | and has seen issued for manaracture of |
| <u> </u> | Production Capacity (Yearly) |
| ··· | Troduction Supacity (Tearly) |
| • • | |
| | |
| ` ' | |
| | |
| • • | t of Entrepreneurial Memorandum Party-II has |
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| • | <u>.</u> |
| • | |
| · · · · · · · · · · · · · · · · · · · | · · · · · · · · · · · · · · · · · |
| bed to manufacture the above noted item | 5. |
| | |
| | Signature of |
| | Proprietor/Director Authorized Signatory |
| | with Rubber Stamp and date |
| | e that:- My/Our above noted enterprises Maissued acknowledgement of I |

(Shall be submitted along with the Bid Security)