

#### **MAHADHAN AGRITECH LIMITED (MAL)**

(100% subsidiary of Deepak Fertilizers and Petrochemicals Corporation Limited)

Registered Office - Sai Hira, Survey No. 93, Mundhwa, Pune 411 036. Maharashtra, India. Phone No. 020 – 66458000

TENDER REF:	FERTILIZERS / TPT / 2024-25 / PUNE / TALOJA
DATE:	22 / 04 / 2024

#### **Subject: Transportation Contract for Fertilisers.**

We invite quotations for transportation of Fertilizers bagged in 5 / 10 / 25 / 40 / 50 Kgs packing OR any other packing size for the period **June 2024 to May 2025**, from our plant at Taloja and our Warehouse at Indepesca / Navkar (Somathane)/KTIG / CWC (Kalamboli) or any other location as stipulated by the MAL Management to various destinations in the States of Maharashtra, Karnataka, Gujarat, Madhya Pradesh, Uttar Pradesh, Andhra Pradesh, Telangana, Punjab & Haryana, Tamil Nadu, Rajasthan and Chhattisgarh.

The Tender form consisting of all details like destinations, quantity, terms & conditions are enclosed herewith. You are requested to submit bids online through "Pragati Portal" (https://pragati.dfpcl.com) by **30.04.2024** before **5:00 P.M.** 

Short-listed Transporters / Contractors (here-in-after referred to as Contractor) will be informed to participate in the Online Reverse Auction (RA) event which is tentatively planned in the **2nd Week of May 2024.** The exact date of the RA will be confirmed to you by MAL personnel.

In case of any queries, you may contact our Job Controller Shri Hemal Vaidya, Sr. Gen. Manager (Logistics) - Mob No. 9979143265, at our Taloja works. For technical Support please get in touch with Shri. Sai Pradeep — Mob No. 9336595959.

Thanking You,

For & on behalf of MAHADHAN AGRITECH LIMITED (MAL)

#### **Bharat Maske**

Sr. Gen. Manager – Commercial & Supply Chain

Encl.: A/a

MAHADHAN AGRITECH LIMITED (MAL)

Sai Hira, Survey No. 93, Mundhwa, Pune 411036.

Tel.: 020 6645 8201

### TENDER REF: FERTILISERS / TPT / 2024-25 / PUNE / TALOJA

## TRANSPORTATION CONTRACT

**FOR** 

# **FERTILISERS**

01 June 2024 TO 31 May 2025

(On party's letterhead)		
Ref: Date:		
Sr. Gen. Manager – Commercial & Supply chain M/s. Mahadhan Agritech Limited (MAL), Sai Hira, Survey No. 93, Mundhwa, Pune-411036.		
Dear Sir,		
Sub: Tender for appointment of Transport Contractor for Fertilizers.		
I / We hereby submit Schedule of Rates (Schedule – II) filled in and sealed.		
I / We have carefully studied the terms and conditions given in the Tender Schedule – I and agree to abide by all the terms and conditions. I / We fully understand that these will form an integral part of the Contract for the successful Tenderers.		
D.D. / Pay Order No dated//20 for Rupees <b>50,000</b> /- (Rupees <b>Fifty Thousand only</b> ) in favour of M/s. MAHADHAN AGRITECH LIMITED, payable at Pune towards Earnest Money Deposit is enclosed herewith.		
Thanking you,		
Yours faithfully,		
(Signature of the Tenderer) Affix Rubber Stamp		
STATUS – (Capacity in which signatory is signing)		
Enclosure:		
<ol> <li>SCHEDULE I &amp; EMD: GENERAL TERMS AND CONDITIONS duly stamped, signed by Tenderer at each page and Upload along with photocopy of EMD.</li> <li>SCHEDULE II: SCHEDULE OF RATES duly filled and to be uploaded.</li> <li>List of pre-qualification documents / information attached herewith to be uploaded.</li> </ol>		

# MAHADHAN AGRITECH LIMITED (MAL) Sai Hira, Survey No. 93, Mundhwa, Pune 411 036.

#### **INSTRUCTIONS TO THE TENDERER**

The following procedure shall be adopted for the submission of quotations.

Quotations received through "Pragati Portal" (https://pragati.dfpcl.com) will be considered for evaluation, Quotations forwarded through any other means shall not be qualified for this Tender.

EMD to be provided in form of Demand Draft / Pay Order in favour of Mahadhan Agritech Limited, payable at Pune, for **Rs. 50,000/- (Rupees Fifty Thousand Only) will be accepted**. The Earnest Money Deposit (EMD) furnished by Tenderers will be exclusively for this Tender and will not carry any interest.

Original copy of EMD should be forwarded to:

#### **Bharat Maske**

Sr. Gen. Manager – Commercial & Supply Chain

Encl.: A/a

**MAHADHAN AGRITECH LIMITED (MAL)** 

Sai Hira, Survey No. 93, Mundhwa, Pune 411036.

Tel.: 020 6645 8201

(Contractor engaged in our current Jobs for transportation of Fertilizers from Taloja are exempted for submission of EMD.)

'Commercial Terms' should contain the following --

Schedule – I: Confirming acceptance of all the terms and conditions as stipulated therein to be uploaded as an attachment in the Evaluation – Technical/ Financial

#### Pre-qualification documents / information.

#### Technical:

- Letter of authority from Tenderer.
- General Information (in the proforma, prescribed by the Company).
- Infrastructure / Resource (in the proforma, prescribed by the Company).
- Certified copies of RC books of owned vehicles, if any.
- Experience for last three years (in the proforma, prescribed by the Company).
- Details of blacklisting / disqualification / forfeiture of BG / S.D. (in the proforma, prescribed by the Company).

#### Financial:

- Latest Income-Tax clearance certificate along with Income Tax returns for last three years
- Certified copy of registered Partnership deed / Memorandum of Association / Articles of Association / by-laws as applicable.
- Balance Sheet for last three years.
- Copy of PAN registration, GST registration.
- MSME certificate / Registration number in case registered under Micro, Small and Medium Enterprises.
- Details for payment through RTGS.

(Contractor already engaged in our current Jobs for transportation of fertilizers from Taloja are exempted from submission of above pre-qualification documents / information.)

Schedule – II: Post completion of Schedule 1 Commercials to be uploaded in schedule II for uploading of commercials Please use the Excel file named "Commercials upload" (please do not alter any field in attached file only add your individual rates – any change in any row or column will be rejected by the tool for upload)

Process of Evaluation – All submitted Quotations will be opened on a scheduled date by a committee appointed by MAL and not in the presence of the Tenderers. Technical/Financial Evaluation sheet will be opened first, and it will be verified that the Tenderer has submitted EMD in the prescribed form as applicable, all the terms and conditions of the Tender documents are acceptable to the Contractor and all the required prequalification documents / info are furnished. Mere submission of all the documents will not necessarily mean that the Tenderer is qualified. Worthiness assessed by the Company will be final and binding on the Tenderer. Commercial Quote of the Tenderers technically qualified by our Job Controller shall only be opened by the Committee.

- 1.0 The Company shall reserve the right to either issue or reject the Tender documents to any party without assigning the reasons.
- 2.0 Out of firms having one or more common partners / proprietor only one Tender document will be entertained.

#### 3.0 ACCEPTANCE AND COMMENCEMENT OF WORK

- 3.01 The Contractor on acceptance of Tender by the Company shall commence the work, subject to completion of formalities pertaining to Security Deposit and Agreement within the stipulated period, on receipt of Purchase Order. However, if the Contractor fails to commence work within 7 (seven) days from the stipulated day as stated above, he will not be allowed to work during the period of Contract and the Earnest Money Deposit shall be forfeited at the sole discretion of the Company.
- 3.02 It is understood by the Contractor that generally, the lowest Tender shall be selected. The remaining Tenders shall be kept in reserve and may, in accordance with the process specified in the Tender document, be invited to match the Tender submitted by the lowest tenderer in case such lowest tenderer withdraws or is not selected for any reason. In the event that none of the other tenderers match the bid of the lowest Tenderer, the Company may in its discretion invite fresh bids from the remaining tenderers or annual the Tender process as the case may be.

- 3.03 The Tenderer, after studying all Tender documents carefully and after visiting the site for satisfying itself of the conditions, location and accessibility of the site, nature, extent, and character of the operations, may obtain all clarifications in writing before Tendering. Submission of Tender implies that the Tenderer has obtained all the clarifications required.
  - The Tenderer should quote the rates in Rupees per MT (in figures) explicitly for the period 1<sup>st</sup> June 2024 to 31 May 2025 for all the destinations mentioned in Schedule –II "Commercials upload". The quoted rates should be rounded off to the nearest rupee.
- 3.04 The Tenderer may quote for all the jobs covered by the Tender or part thereof as per Schedule –II "Commercials upload". However, the Tenderer should ensure that rates quoted for a particular district in areas of Maharashtra should cover each and every destination in that particular District. For the rest of the States, the Contractor should ensure that rates quoted should cover each and every destination mentioned under that particular State in Schedule –II "Commercials upload". The Tender is liable to be rejected for failing to adhere to this condition.
- 3.05 The rates quoted in the Tender are to hold good for a minimum period of 90 days from the last date of Tender submission. The rates are to be confirmed by both the parties before executing the Contract and these rates will be valid for the entire period of Contract inclusive of extension / extensions.
- 3.06 If the Tender submitted is not in the name of any Individual, the Tenderer shall disclose the nature, constitution and registration of the Tendering firm and the Tender shall be signed by a person or persons duly authorized to do so by means of legally valid documents which or a duly certified copy of the same, shall be attached with the Tender.

#### 4.0 **VALIDITY OF TENDERS:**

The acceptance of Tender will rest with the Company and reserves to itself the right -

- To reject any or all Tenders.
- To reject the Tender on the basis of unsatisfactory performance of the Tenderer in previous Transport Contracts with the Company.
- Out of firms having one or more common partners/proprietors, offer of only one firm will be valid at sole discretion of Company.
- To conduct online / reverse auction or negotiate with one or more Tenderers for revision of rates downwards if the Company feels that rates so received are not appropriate.
- To split up work amongst two or more Tenderers.
- To award the work in part and not in its entirety, if considered expedient, without assigning any reason or giving any explanation thereof.
- The Rates derived from On-line RA shall be proportionately reduced in % (percentage) basis with respect to initially quoted Weighted Average Rates for all locations.

- 5.0 The Tender document should have annexed thereto an initialed copy of the General Terms and Conditions, and initialed copy of the Transport Contract indicating acceptance of all the General Terms and Conditions and the Main Contract. The Person making the initials shall be appropriately identified and supported by a separate letter.
- 6.0 **Conditional Offer:** Conditional offers will not be accepted under any circumstances.
- 7.0 No guarantee can be given as to any definite volume of work that will be entrusted to the Contractor at any time or during the period of the contract. The quantity may decrease/increase depending upon the requirement and other factors whatsoever.

#### SCHEDULE - I

## MAHADHAN AGRITECH LIMITED (MAL) SAI HIRA, SURVEY NO. 93, MUNDHWA, PUNE - 411036

#### GENERAL TERMS AND CONDITIONS OF CONTRACT / TENDER

#### 1.0 **DEFINITION**

- 1.1. "Company" shall mean "Mahadhan Agritech Limited (MAL)", having its Registered Office at Sai Hira, Survey No. 93, Mundhwa, Pune 411 036 (which expression shall unless repugnant to the context or meaning thereof, include its successors and assigns).
- 1.2. The "Contractor" shall mean the Transporter whose quotation has been accepted and shall include his legal representatives, heirs, administrators, successors and assigns.
- 1.3. The "Contract" shall mean the Service Order/Contract/Agreement, awarded to Contractor, and shall include these general terms and conditions, all its attachments and exhibits.
- 1.4. The "Job Controller" shall mean the Officer in administrative charge of the Fertilizer movement of the Company.
- 1.5. "Fertilizers" shall mean relevant "Fertiliser" as defined under Fertiliser Control Order (FCO),
- 1.6. "Act" shall mean and include Carriage by Road Act, 2007, Motor Vehicles Act, 1988 read with Rules.
- 1.7. "Load" shall mean material/Fertiliser entrusted to the Contractor at Taloja or any other Warehouse at Indepesca / Navkar (Somathane)/KTIG / CWC (Kalamboli).
- 1.8. "Destination" shall mean and include the defined destination for which the Load is intended.
- 1.9. "Assignment" is the assignment of the Load to the Contractor to be transported to the concerned Destination.
- 1.10. "Material" shall mean a section of the Load or part thereof.
- 1.11. "Taloja" shall mean our Company's works at Taloja or any other location specified location at Taloja.

#### 2.0 **SCOPE:**

Mahadhan Agritech Limited (MAL), invites sealed quotations for Transportation of Fertilisers in bags of 5 / 10 / 25 / 40 / 50 Kgs or any other packing size from its factory at Taloja or any other location (Indepesca / Navkar (Somathane) KTIG / CWC (Kalamboli)) or any other Warehouse to various destinations in the States of Maharashtra, Karnataka, Gujarat, Madhya Pradesh, Uttar Pradesh, Punjab & Haryana, Andhra Pradesh, Telangana, Tamil Nadu, Rajasthan and Chhattisgarh.

The quantities and destinations indicated in Schedule II are as per the tentative plans of the Company. Even though efforts will be taken to adhere to these plans, there are bound to be some variations due to market conditions and the Contractor is bound to carry out the Contract as required. The Schedules of dispatch would be furnished to you from time to time for enabling you to plan the dispatches.

- 3.0 **RESPONSIBILITY:** The Contractor shall ensure that the following service criteria will be given to company:
  - a. Deployment of vehicle within 48 hrs of intimation of order
  - b. Direct dealer order upto 70% of total order
  - c. Split delivery 2/3-point delivery upto 50 km 70% of direct dealer order
  - d. Vehicle size: 20 MT to 35 MT

The Contractor shall ensure that the material entrusted to Contractor is delivered in full without Transhipment at destinations and without any damage either to the material or to the packing and within maximum 5 days in the States of Maharashtra, Karnataka, Gujarat, Madhya Pradesh, Telangana, and Andhra Pradesh, however for Tamil Nadu, Uttar Pradesh, Rajasthan and Chhattisgarh it will be within maximum 7 days from the date of lifting from Taloja or any other location.

#### 4.0 **DAMAGES:**

- 4.01 In case of damage to material or packing, the Contractor will have to make good the loss to the Company, as decided with the Job Controller / Coordinator located at Taloja.
- 4.02 In case of delay in delivery of material at destination, the Contractor shall have to pay liquidated damages to the Company at the rate of **Rs. 500/- (Rupees Five Hundred) per day** or part thereof for each truckload from the expiry of 5 to 7 days from the date of lifting from Taloja as the case may be.

The Contractor shall ensure that the material entrusted to Contractor is delivered in full without Transhipment at destinations and without any damage either to the material or to the packing and within the validity period of Ewaybill from the date of Lifting from Taloja or any other mentioned locations in the contract.

The validity period of the Ewaybill will be as per Chapter XVI Ewaybill rules clause 10.

An e-way bill or a consolidated e-way bill generated under this rule shall be valid for the period as mentioned in column (3) of the Table below from the relevant date, for the distance the goods have to be transported, as mentioned in column (2) of the said Table: *Table* 

Sr. No.	Distance	Validity period		
(1)	(2)	(3)		
1.	Upto 100 km	One day		
2.	For every 100 km or part thereof thereafter	One additional day		

- 4.03 **Shortage**: In case of shortage of Fertilizer en-route, the Contractor shall have to pay to the Company as compensation an amount equivalent to the value of material short delivered at destination calculated at Company's Invoice Price (in the case of ANP / NPK, the compensation shall be MRP + Subsidy).
- 4.04 The Company has the discretion to despatch the goods in the order / priority it deems fit.

#### 5.0 **DELIVERY OF MATERIAL:**

The Contractor in compliance of the Contract shall deliver the material to the Consignee as per the instructions of the Job Controller within maximum of **5 to 7 days** Transit Time from the date of dispatch. The acknowledgment for the receipt of goods from the Consignee shall be sent back to Company within maximum **30 days** from date of dispatch of material. The Company shall be entitled to recover the value of material in the event, the acknowledgment is not received by the Consignor within **30 days** stipulated as in this clause. The Company is entitled to recover such costs, damages, and charges as may be necessary due to any delay in delivery/receipt of acknowledgments.

As per the terms of the Contract, the Contractor shall deliver the material to the Consignee as per the instructions and collect the Proof of Delivery (POD) electronically and manually.

- a) **Manual POD:** The Contractor shall collect the POD duly signed and stamped with the delivery date from the Consignee.
- b) **E-POD**: The Contractor shall complete the E-POD transactions with the Consignee though the app provided by Company.
- 5.01 **SPLIT DELIVERY**: Relaxation in delivery period of maximum **1 day** will be given in case of split delivery en-route to final destination.

If split delivery / Two-point delivery takes place within 50 Kms of the agreed Rate/MT, then the Rate/MT will remain unchanged. For split delivery / Two Point delivery beyond 25 Kms, then the additional Freight charges will be Rs. 75/MT for balance quantity.

#### 6.0 **SERVICE OF NOTICE OF CONTRACT**:

The Contractor shall furnish the name, designation and address of his authorised agent and all complaints, notices, communications and references shall be deemed to have been duly given to the Contractors if delivered to the Contractor or his authorised agent or left at or posted to the address so given and shall be deemed to have been so given in the case of posting on the day on which they should reach such address in the ordinary course of post or on the day on which they were so delivered or left. In the case of Contract by partners, any change in the constitution of its firm shall be forthwith notified by the Contractor to the Company and it will not affect the validity of the Contract.

#### 7.0 **COMMENCEMENT OF WORK**:

The Contract comes into effect with the furnishing of Security Deposit / Bank Guarantee and / or simultaneous execution of Agreement. The Contractor shall commence the work on receipt of the LOI / Service Order. In case work has already commenced, then it will be deemed as acceptance of the Contract with all the terms & conditions mentioned in this Tender. If the Contractor fails to commence work within 7 (seven) days thereafter, he will not be allowed to work during the period of Contract and the Deposits lying with the Company shall be forfeited.

#### 8.0 **PERIOD OF CONTRACT:**

The period of contract is for 12 months from **01.06.2024 to 31.05.2025**. However, the Company will be entitled to terminate the Contract without assigning any reasons by giving 15 days' notice, if in the opinion of the Company, the performance of the Contractor is not satisfactory. The Contract may be extended for a further period as required on the same rates, terms and conditions at the sole discretion of the Company.

- 8.01 The Rate/MT per destination will remain unchanged for the Order validity for any reason whatsoever except for reasons mentioned under clause 8.02.
- 8.02 Freight rate will be adjusted on the basis of the following formula in case of any increase or decrease in the price of Diesel of Rs.1.00 per Litre or more as compared to base Diesel price. Base Diesel price for this Contract will be the Diesel price prevailing at Taloja as on the last date of Tender submission of **30/04/2024.**

The formula for escalation / de-escalation will be:

Increase/Decrease | Increase/Decrease in the price of Diesel per Ltr X Distance in Freight Rate/MT} = 4 Kms X 20 MT

Diesel prices as per MAL Rate Card which will be updated once every 15 days on the 1st and 16<sup>th</sup> of that month and will be shared with the Contractor.

The destination wise Distance to be considered in case of such escalation / de-escalation will be the distance mentioned in Schedule II to this Tender. Distances calculated in Schedule II are lowest distance in Google map from Taloja Panchanand.

- 8.03 The rates for new destination will be worked out on the basis of Rate / Km of the nearest destination existing in the Contract and the distance of the new destination. The information on destination wise distances adopted by the Company will be available with its Job Controller.
- 9.0 **SECURITY DEPOSIT:**

Upon the Company's intimation of acceptance of Tender, the successful Tenderer shall within 7 days from the date of execution of the Agreement, deposit with Company, interest free **Security Deposit**, **maximum of 10% of the Contract value, or Rs. 10.00 lacs, whichever is lower**, in the form of valid Bank Guarantee (BG) issued by any Nationalized Bank of India, as stated in the proforma prescribed by the Company. The BG should be valid for a period of 15 months from the date of Contract.

- 9.01 The Security Deposit furnished by the Contractor shall not carry any interest.
- 9.02 The Security Deposit shall remain at the entire disposal of the Company, as a security for the satisfactory execution and completion of the work in accordance with the terms and conditions of the Contract. The Company shall be at liberty to deduct and appropriate from the Security Deposit any losses, damages, penalties and dues as may be payable by the Contractor under the Contract and the amount by which the Security Deposit is reduced by such appropriation will be made good by further deduction from the Contractor's subsequent interim bills until the Security Deposit is restored to its full limit mentioned above.
- 9.03 If the Contractor had furnished a Security Deposit for a running Contract, the same will be retained by the Company till such time the reconciliation of the previous contract is completed. In case the Security Deposit is in form of Bank Guarantee (BG), the Contractor shall extend the same and ensure that the **BG value maximum of 10% of the Contract value, or Rs. 10.00 lacs, whichever is lower**. On reconciliation of the running contract, the Contractor shall comply with the requirement of clause No. 9.05, provided herein below.

On submission of "NO DEMAND CERTIFICATE "by the Controller, Company will refund the Security Deposit furnished for the previous Contract after adjusting as per the reconciliation.

- 9.04 If the Contractor has not furnished Security Deposit for any reason, the amount towards Security Deposit will be withheld from the submitted bill.
- 9.05 On satisfactory performance and completion of the Contract in all respects and upon return in good condition of any property belonging to the Company which may have been issued to the Contractor the Security Deposit will be returned to the Contractor without any interest on presentation of "NO DEMAND CERTIFICATE", from our Job Controller.

#### 10.0 **PERFORMANCE / TERMINATION OF THE CONTRACT:**

- 10.01 If the Contractor is unable or fails or neglects to execute the work covered by the Contract, any loss incurred by the Company in this respect will be on Contractor's account. The Company at entire discretion may terminate the Contract in part or in full after giving 15 days' notice in writing to the Contractor, if, in its opinion, the work under the Contract is not being done to its satisfaction in accordance with the terms and conditions of the Contract or to the parameters set by the Company as per the Schedules annexed to the Tender. The Company will have the right, in such an event, to get the job done by a third party in part or full at the risk and cost of the Contractor.
- 10.02 In case it is found that any information furnished by the Contractor is false or incorrect, the Company at its sole discretion may terminate the Contract without giving any notice. The Company shall reserve its right to seek appropriate damages.

#### 11.0 <u>INSOLVENCY OR INABILITY TO PERFORM CONTRACT SATISFACTORILY:</u>

- 11.01 Should the Contractor's preparation for the commencement of work or any portion of it, or his subsequent rate of progress be, for any cause whatsoever, go slow in the opinion of the Company (which shall be conclusive) that the Contractor will be unable to complete the work or any portion thereof, as agreed upon or should the Contractor neglect to comply with any directions given to Contractor by the Company, or in any respect fail to perform the Contract, the Company shall have power to declare the Contract to have come to an end, in which case the Contractor shall be liable for any expenses, loss or damage which the Company may incur, or sustain by reason of or in connection with the Contractor's default.
- 11.02 In the interim the Company notwithstanding non-termination of the Contract engage a new Contractor or set of Contractors at terms and conditions mutually agreeable between the Company and the new Contractor and set of Contractors. The Original Contractor shall not have any say in the same and shall not object to or challenge the acts of the Company.

#### 12.0 **ASSIGNMENT OR SUB-LETTING OF CONTRACT:**

The Contractor shall not assign or sublet the Contract or any part thereof or allow any person to become interested therein in any manner whatsoever without the previous consent in writing of the Company. The Company shall be entitled to withhold such consent without assigning any reason or ground. Any breach of this condition shall entitle the Company to take such steps as may be necessary and also terminate Contract. Such termination shall also render the Contractor liable for payment to the Company in respect of any loss or damage arising or ensuing from such cancellation. The permitted sub-letting or work by the Contractor shall not establish any contractual relationship between the sub-Contractor and the Company and shall not release the Contractor of any responsibility under the Contract. In the event of sufficient dues not being available to compensate for the above, the Contractor shall reimburse the Company for the same by making payment through a Demand Draft.

- 12.01 The Contractor will have to supply the number of trucks **within 48 hours**, as per the schedule intimated by Company's Job Controller from time to time.
- 12.02 No unloading charges at destination will be entertained.
- 12.03 Company shall have a right to assign its rights and obligations under this Contract to any Associates / affiliates / subsidiaries / joint ventures partner, etc., any time during the subsistence of this Contract on the same terms and conditions without notice or consent to other party. Subject to the foregoing, this Contract shall inure to the benefit of and be binding upon the parties and their respective successors (including any successor by reason of amalgamation/merger/joint venture of any party) and permitted assigns.

#### 13.0 **INDEMNITY:**

Without prejudice to any other provisions in these conditions, the Contractor shall be bound to keep the Company or any representative or employee of the Company fully indemnified against any action, claim or proceedings under the provisions of any rules, regulations, bye-laws, notifications, directions or order having the force of law.

The Contractor in contravention of such provisions etc., for the infringement or violation thereof in the course of the execution or completion of the work under the Contract and if, as a result of any such action, claim or proceedings, the Contractor or such representative of the Contractor, as the case may be, adjudged to be liable to any penalties or to pay any penalties or to pay any compensation, such liability, the Contractor and if, the Company has to take-over the liability, the Company shall deduct all amounts arising out of such liabilities from the Security Deposit of the Contractor or from any other amount due and payable by the Company to the Contractor under this Contract or any other Contract and without prejudice to any other legal remedy available to the Company.

#### 14.0 CONTRACTOR TO COMPLY WITH ALL STATUTORY LAWS & REGULATIONS:

The Contractor shall be responsible to ensure compliance with all Central and State Laws as well as the Rules, Regulations, Bye-laws and Orders of the Local Authorities and Statutory Bodies as may be in force from time to time. The Contractor shall give to the statutory bodies, local authorities, police and other relevant authorities all such notices etc. as may be required by law and obtain all requisite Licenses and pay all fees, Duties, Taxes, charges etc. in connection therewith as may be leviable on account of its operations involved under this Contract.

The Contractor shall ensure loading of material in his truck as per the maximum permissible weight asper axle load and shall be responsible for its safe carriage to the destination as per the schedule. In case the Company is forced to pay penalty due to failure of the Contractor, the Company shall be at liberty to recover such amount or any part thereof by deducting it from the Security Deposit or from any sum due by the Company to the Contractor whether under this Contract or otherwise.

The Contractor's drivers and cleaners will remain at the designated place and will not wander around in the Loading site. Once the Truck is parked at the loading site, the driver and cleaner will stay with the Truck only. The Company will not be responsible for any undue incidents resulting out of noncompliance.

The Contractor shall make good at its own cost any damage to the property of the Company or any other body, persons, local authorities etc., due to or arising from its operations involved under this Contract and the Company shall have the right to recover the cost of damage from dues payable or Security Deposit of the Contractor.

- 14.01 The Contractor hereby undertakes that the truck provided shall have a valid permit and the drivers deputed are having a valid license issued under the provisions of Motor Vehicles Act (MVA) as amended in 1988, along with comprehensive insurance cover. The Contractor undertakes that it will indemnify and keep indemnified the Company against any loss, costs, charges and expenses incurred or suffered by the Company due to the Contractor or its drivers / employee's negligence or for non-compliance of Motor Vehicles Act (MVA) 1988. The Job Controller of the Company will be authorized to inspect the conditions of the Truck, permits, insurance books of each Truck, up to date vehicle tax paid receipts and driving licenses of the drivers and the Contractor will produce the said documents for inspection to the Job Controller of the Company whenever required to do so. If the Job Controller of the Company comes to the conclusion that any truck is not of good condition or lacking in any other respect, the Job Controller is authorised to inform the Contractor to take back the said truck for which the Contractor shall not be entitled to any charges. However, the Job Controller will intimate to the Contractor reasons for requiring the truck to be taken back.
- 14.02 The Contractor should provide the Freight Subsidy data in the stipulated format within maximum 03 days from the date of intimation from our Job Controller.

#### 15.0 THE COMPANY'S LIEN ON ALL MONEYS DUE:

The Company shall have a lien on and over all or any money that may become due and payable to the Contractor under these presents, and/or also on and over the deposit or security amount or amounts made under the Contract and which may become payable to the Contractor under the conditions in that behalf herein contained for or in respect of any debt or sum that may become due and payable to the Company by the Contractor either alone or jointly with another or others and either under this or under any other Contract or transaction of any nature whatsoever between the Company and the Contractor and further that the Company shall at all times be entitled to deduct the said debt or sum due by the Contractor from the moneys, securities or deposit which may become payable to the Contractor under these presents.

#### 16.0 **CONTRACTOR TO EXECUTE AGREEMENT**:

The Contractor's responsibility under this Contract will commence from the date of issue of the letter accepting the Tender. The successful Tenderer shall be required to execute an agreement with the Company, within 7 (seven) days of the receipt by Contractor of the letter of acceptance for carrying out the works according to the General Terms & Conditions of the Contract as given in the Tender documents and special conditions of Contract. The provisions contained in Tender papers and other document exchanged between the Tenderer and the Company, shall form part of the Contract. The Earnest Money Deposit may be forfeited in case the Contractor fails to execute the agreement within the stipulated period as mentioned above.

# 17.0 <u>COMPENSATION FOR NON-COMMENCEMENT / NON-COMPLIANCE / DELAY IN THE FULFILMENT OF THE WORK:</u>

Time shall be regarded as the essence of the Contract and delay / failure on the part of the Contractor to start the work on the stipulated date as per Clause 7.0 or to supply the trucks as per Clause 12.01 shall entitle the Company to the following:

- a) Recovery of agreed liquidated damages as per Clause 4.02 for delay in delivery.
- b) The Contractor will not be allowed to work during the period of Contract and the deposit lying with the Company shall be forfeited.
- c) Stop requisitioning any trucks from the Contractor for such period as deemed necessary by the Company.
- d) Get the work done through any other party at the risk and cost to the Contractor after 48 hours.
- e) Right to reject any lorry if in the opinion of Job Controller the floor space in the body of the lorry is unclean / not suitable / unsafe to carriage of material.
- f) All consignments in transit shall be covered by the tarpaulins irrespective of weather condition.
- g) Vehicles not to carry materials which could impact the empty weighment of truck.
- h) Vehicles to be placed properly in weighbridge as per the directions of the weighbridge clerk.
- i) Not to use hooks to handle bags.
- j) Not to carry passengers or material of others.

#### 18.0 LOSS IN TRANSIT

Any damage caused to the goods on its negligence to make proper arrangements shall be the responsibility of contractor alone. If in transit the Material is lost or damaged due to accident or by any other reasons or whatsoever, the Contractor shall be liable for the loss or damage to the products. If the material is lost or damaged in transit, the Contractor shall immediately inform about the loss or damage and the place of incidence (retained / halted) to the Company and that the Company will send its representatives to assess the damages before the consignment is delivered to the Consignee. The loss along with the expenses incurred by the Company due to the loss or damage will be recovered from the money payable to the Contractor. The extent of the losses will be decided by the Job Controller located at Taloja.

#### 19.0 **PROVISIONS OF EMPLOYEE'S COMPENSATION ACT**:

It is the prime responsibility of the Contractor to meet all his expenses and for paying wages and other statutory charges to its employees. The Contractor shall ensure that all dues, payment, compensations that may have to be paid to its employees, shall be paid immediately and forthwith as per the requirements of various labour laws and other statutory regulations.

In every case in which by virtue of the provisions of Section 12, Sub-section (1) of the Employees Compensation Act, 1923 or any other law for the time being in force, the Company, is obliged to pay due to failure of the Contractor, compensation to employees employed by the Contractor in execution of the works, the Company, will recover from the Contractor the amount of the compensation so paid and without prejudice to the rights of the Company under Section 12, Sub-section (2) of the said Act, or any other law for the time being in force, the Company shall be at liberty to recover such amount or any part thereof by deducting it from the Security Deposit or from any sum due by the Company to the Contractor whether under this Contract or otherwise.

The Company shall not be bound to contest any claim made against it under Section 12, Sub-section (1) of the said act or any other Law for the time being in force, except to the written request of the Contractor and upon his giving to the Company, full security for all costs and charges for which the Company, might become liable in consequence of contesting such claim.

#### 20.0 COMPANY NOT RESPONSIBLE FOR CONTRACTOR'S EMPLOYEES:

The Contractor may employ such employees as it may think fit, and the employees so employed shall be the employees of the Contractor for all purposes whatsoever and shall not be deemed to be in the employment or under the direct control of the Company, for any purpose whatsoever. The Contractor shall abide by all Rules, Laws and Regulations that may be in force from time to time regarding the employment or condition of services of the employees. If, under any circumstances whatsoever, the Company is held liable or responsible in any manner whatsoever, for the default or omission on the part of the Contractor in abiding by the aforesaid Rules, Laws and Regulations, or is held liable or responsible to the employees of the Contractor in respect of any matter whatsoever, the Company shall be reimbursed by the Contractor for the same, as also any other expenses or costs incurred by the Company, in any proceedings or litigation, as a result of any claim or action the part of the employees of the Contractor, the Company shall be entitled to claim damages or compensation from the Contractor in that event.

#### 21.0 SUMS PAYABLE BY WAY OF COMPENSATION WITHOUT REFERENCE TO THE ACTUAL LOSS:

All sums payable by way of compensation under any of these conditions shall be considered as reasonable compensation to be applied to the use of the Company without reference to the actual loss or damage sustained and whether or not any damage shall have been sustained.

#### 22.0 **INCONVENIENCE TO THE PUBLIC**:

The Contractor shall not deposit material on any site which may cause inconvenience to the Public. The Job Controller may require the Contractor to remove any materials that are considered to be danger or inconvenient to the public or cause these to be removed at the Contractors cost.

#### 23.0 CONTRACTOR TO BE LIABLE FOR ALL TAXES, ETC:

The rates specified in the Tender should be inclusive of all Taxes, Toll, Warai Charges, Duties of any kind, Fees, Royalty or Naka Commission in respect of the Contract.

#### 24.0 **CONTRACTOR NOT TO ENGAGE UNSUITABLE EMPLOYEES:**

The Contractor shall on instructions of the Job Controller immediately dismiss, from the site any person employed thereon, who may misbehave or cause any nuisance or be otherwise, in the opinion of the Job Controller not a fit person to be retained on works. Such person shall not be again employed or allowed on the works without the prior written permission of the Job Controller.

#### 25.0 TERMINATION OF CONTRACT OWING TO DEFAULT OF CONTRACTOR:

- 25.01 The Contract will be terminated due to any of of the following condition/s below:
  - (i) become bankrupt or insolvent.
  - (ii) make arrangement with or assignment in favour of the creditors or agree to carry-out the

- Contract under a Committee of Inspection of his creditors.
- (iii) being a Company or Corporation, go into liquidation (other than a voluntary liquidation for the purpose of amalgamation or reconstruction).
- (iv) assign the Contract or any part thereof otherwise than as provided in Clause 12.0 of Schedule I.
- (V) abandon the Contract.
- (vi) persistently disregard the instructions of the Job Controller or contravene any provisions of the Contract.
- (vii) fail to adhere to the agreed program of work, the Company will have the right to adhere to clause 25.02.
- (Viii) If the contractor follows any unethical practice such as bribing company officials, offering any undue favors, etc.
- 25.02 Right of the Company after rescission of Contract owing to default of the Contractor in the --
  - (i) The Contractor shall have no claim to compensation for any loss sustained by him by reason of Contractor having purchased any materials or entered into any commitments or made any advance on account of or the performance of the Contract and Contractor shall not be entitled to recover or be paid any sum for any work thereto actually performed under the Contract, unless and until the Job Controller shall have certified in writing the performance of such work and the value payable in respect thereof and the Contractor shall only be entitled to be paid the value so certified.
  - (ii) The Company shall not be liable to pay to the Contractor any moneys on account of the Contract until the expiry of the period of Contract and thereafter all other expenses incurred by the Company have been ascertained and the amount thereof certified by the Job Controller the Contractor shall then be entitled to receive only such sum or sums (if any) as the Job Controller may certify would have been due to it upon due completion by the Contractor after deducting the said amount, but if such amount shall exceed the which would have been payable to the Contractor, then Contractor shall, upon demand, pay to the Company, the amount of such expenses and it shall be deemed a debt by the Contractor to the Company and shall be recoverable accordingly.

#### 26.0 MATTERS FINALLY DETERMINED BY THE COMPANY:

All disputes or differences of any kind whatever arising out of or in connection with the Contract, whether during the progress of the work or after the completion and whether before or after the determination of the Contract, shall be referred by the Contractor to the Company and the Company shall within a reasonable time after presentation make and notify decisions thereon in writing. The decisions, directions and certificates with respect to any matters, decisions, on which is specially provided for by these conditions given and made by the Company or by the Job Controller on behalf of the Company which matters are referred to hereinafter as accepted matters shall be final conclusive and binding upon the Contractor and shall not be set aside or be attempted to be set aside on account of any informality, omissions, delay or error in proceedings in or about the same or on any other reason and shall be without any appeal.

#### 27.0 **SETTLEMENT OF DISPUTES:**

Any dispute, difference, claim or question of interpretation of any nature arising between the parties with regard to this Tender / Purchase Order / Work Order / Agreement, regarding the meaning, respective rights, claims, liabilities and obligations under this Tender / Purchase Order / Work Order / Agreement, including any question regarding its existence, validity or termination which is not resolved by amicable settlement shall be settled by arbitration by a sole Arbitrator appointed mutually by both the parties in accordance with the Arbitration and Conciliation Act, 1996 or any enactment or amendment thereof or through online arbitration.. Award passed shall be final and binding on both the parties. The venue of such arbitration proceedings shall be at Pune and for interim relief under the Act, courts at Pune shall have the exclusive jurisdiction over this Agreement.

#### 28.0 **FORCE MAJEURE:**

Neither the Company nor the Contractor shall be considered in default in performance of its/his obligations under this Contract, if such performance is prevented/delayed due to war, hostilities, revolution, Civil commotion, lock-out, strike, go-slow, labour disturbance, epidemic, fire, wind or any act of God such as flood, tempest, earthquake or because of any levy, order, proclamation, regulation, ordinance of any Govt. or any statutory authorities.

#### 29.0 **TERMS OF PAYMENT:**

Payment of bills to the Transport Contractors will normally be made through Cheque / Bank Transfer within 60 days from the submission of the bill along with the necessary acknowledgement of despatch document. The bill must be submitted, complete in all respects every 15 days

#### 30.0 **DIVERSION:**

In case the Contractor is directed in writing by the Job Controller of the Company or In-charge of the warehouse to carry the material further to any other destination, after reaching the original destination as per the Delivery Challan, the Contractor would carry out such instructions, Payment for such diverted delivery of the material will be made on the basis of the distance travelled from Taloja to original destination and by shortest route from original destination to the new destination. The Contractor in such cases should also produce a certificate from Automobile Association / State Transport Authority / PWD for the distance between the original destination and the new destination.

#### 31.0 <u>DECLARATION OF TRANSPORTERS RELATIONS WITH MAL EMPLOYEES</u>:

Should a Tenderer/ Transporter have a relation or in the case of a firm, one or more of its partners a relation or relations employed in MAL or in case of Company any of its official or relations employed in MAL, the authority inviting tenders shall be informed in writing of the fact at the time of submission of the tender. If so, the name, designation, department and Employee Number of such employees be indicated failing which MAL may in its sole discretion reject the tender or rescind the contract. If any exemployee(s) of MAL is/are employed, with the transporter(s), name, designation, department and employee number of such employee(s) be indicated and if any exemployee(s) of MAL is/are employed after acceptance of tender, the said particulars shall also be intimated immediately in writing to MAL from time to time.

#### 32.0 **ANTI- BRIBERY CLAUSE:**

- a) Contractor will use only legitimate and ethical business practices in the conduct of its business with the company. Contractor will comply with all applicable laws applying to commercial or public sector corruption, including but not limited to Prevention of Corruption Act of India and other anticorruption laws and laws prohibiting the payment or acceptance of commercial or public sector bribes, money laundering or terrorism.
- b) Contractor will not directly or indirectly offer or provide anything of value (Gifts, Product samples, loans, travel, entertainment or any other similar benefit or inducement) to any government official, whether or not customary or consistent with prevailing business practices.
- c) Contractor will indemnify Company (and its subsidiaries, affiliates, officers, directors, employees, agents, successors and assigns) against any third party claim or demand, including any fine, penalty and interest, or loss (and legal fees in respect thereof) caused or arising out of any breach by Contractor of any applicable law or regulation, including without limitation, all laws relating to money laundering, terrorism, commercial or official bribery or dealing with government officials.
- d) Company may suspend its business relationship with contractor in the event that company has reason to believe Contractor is the subject of an investigation by any governmental, legal, or regulatory body. Contractor's non-compliance with any laws or regulations will constitute a material breach which entitles Company to terminate its relationship with Contractor (including this Agreement) with immediate effect.

#### 33.0 **NON-UTILISATION OF TRUCKS:**

No claim shall be made by the Contractor against the Company due to non-utilisation of the whole or any portion of the number of trucks ordered by the Company or for delay in delivering the material thereof, which may be due to any act of God such as flood, tempest, earthquake etc. or due to any labour disturbances such as strike, lock-out, go-slow, or due to shortage of raw material or due to any other cause, whatsoever beyond the control of the Company where the goods are produced or dispatched. In such cases, the time for utilisation of trucks provided by transport Contractor shall at the option of the Company be extended till such time as the normal situation is expected to return.

#### 34.0 **AMENDEMENT TO TENDER DOCUMENT:**

If there is an amendment to this Tender document, then the respective contractor will abide by the same as stipulated by MAL.

This Contract is subject to the provisions	of the Carriage by Road Act, 2007
	X

#### SCHEDULE – II OFFER

Date:

Sr. Gen. Manager - Commercial M/s Mahadhan Agritech Limited, Sai Hira, Survey No. 93, Mundhwa, Pune - 411036

#### Dear Sir,

- 1) I/We submit herewith (in duplicate) the quotation with regard to the Contract for transportation jobs in respect of Fertilisers from your plant at Taloja, your Warehouse at Indepesca / Navkar (Somathane) KTIG / CWC (Kalamboli) or any other location, as stipulated by the MAL Management
- 2) I/We hereby agree to abide by the General Terms and Conditions as per 'Schedule-I' which is enclosed along with the Tender duly signed by us.
- 3) The rates are in Rupees/per MT/ Destination wise/ State wise. These rates are inclusive of Varai charges. The rates are quoted at Schedule II.
- 4) I/We undertake to pay the price fixed by the Company from time to time as compensation, in case the material is short delivered at the destination.
- 5) I/We will take all precautions for safe delivery of the consignment at various destinations and the material will be covered with Tarpaulins, while the material is either in transit or in Company's custody. We shall not transfer the material from one truck to another and we will be responsible for any loss/damage to the consignment and hereby agree to make good the loss as ascertained by you.
- 6) In case the Contract is awarded either fully or partly in Company's favour, we undertake to carry out the job faithfully and to the entire satisfaction of the Company. We will not sub-let the Contract either partly/fully to any other Contractor, without your prior written approval/consent. We have no objection if the above Contract is given to any number of parties.
- 7) I/We hereby undertake to collect the receipt of LBT if paid by us at destination, from the receivers of the cargo at destinations. However, the LBT paid, wherever applicable, in respect of Fertilizer's dispatched on MAL account to the godown/s hired by MAL shall be reimbursed by MAL on production of original receipts.
- 8) I/We agree to provide Security Deposit as per clause no. 9 of Schedule I, by way of Pay Order / Demand Draft. Alternatively, I/We agree to furnish Bank Guarantee of equal amount.

- 9) I/We undertake to comply with Central/State Rules, Regulations, By-laws and orders of local authorities and Statutory Bodies and pay all fees/Taxes, Duties, charges as may be leviable on account of transport operations, at the Company's cost.
- 10) In case of non-fulfillment of Contract terms and conditions, I/We agree to the forfeiture of Security Deposit by the Company.
- 11) I/We hereby agree that the rates quoted and accepted by us will remain firm through the Contract period i.e. from **01.06.2024** to **31.05.2025** and also for the extension period if the Contract period is extended.
- 12) I/We hereby declare that one or more partners/directors/proprietor is not common with other firms who have quoted for this tender.

Yours faithfully,

(Signature & Designation of Tenderer)
Along with Seal of the Firm

#### AGREEMENT FOR TRANSPORTATION CONTRACT

(Rs. 100/- Non-Judicial Valid Stamp Paper)

THIS AGREEMENT is made at Pune Between Mahadhan Agritech Limited, having its Registered Office at Sai Hira, S. No. 93, Mundhwa, Pune – 411 036, hereinafter called as "Company" of the ONE PART (hereinafter called the 'Contractor') of other part. And whereas the Mahadhan Agritech Limited, has invited tenders on for transporting Fertilisers from its plant located at Taloja, pursuant to which, the party of the other part has submitted the Tender. And whereas the Tender submitted by the Contractor has been accepted by the Company and the Contractor has accordingly been informed of the decision, which the contractor confirms, acknowledges and accepts, subject to the following terms and conditions. 1) This Contract comes into effect from 01/06/2024 & will continue till the validity date as per Service Order or its termination during course of Contract. 2) Quotation offer letter dated \_\_\_/\_\_\_/20\_\_\_ and Contract contained therewith along with Service Order No. \_\_\_\_\_ dated \_\_\_/\_\_/20\_\_\_ will form the part of the agreement. 3) The Contractor agrees to work as transport Contractor for transporting Fertilisers from our Plant at Taloja to various destinations in the States of Maharashtra (including Thane, Raigad & Sindhudurga Districts in Maharashtra), Karnataka, Gujarat, Madhya Pradesh, Uttar Pradesh, Andhra Pradesh, Telangana, Tamil Nadu, Rajasthan, Punjab & Haryana and Chhattisgarh or any other State/s as deemed by the MAL Management. 4) The Contractor agrees to supply on demand as many trucks per day as requisitioned within the framework of Service Order No. \_\_\_\_\_\_ dt. \_\_\_/20\_\_\_. 5) In the event of non-supply of trucks as per requisition of Company penalty as indicated in Clause No. 12.01 and 17 (d) of Schedule I of the NIT shall be payable by Contractor. 6) Due to Contractor's inability, failure or negligence to execute the Contract, any loss incurred by the Company, will be on Contractor's account. The Company or his authorised representative at his entire discretion may also terminate the Contract in part or full, without any notice or assigning any reason, if in his opinion the work under the Contract is not being done in accordance with the terms and conditions of the Contract. The Company also reserves the right to get the work done by any other agency as per clause 17.0 of Schedule I of the Contract and the additional cost and damages suffered, if any, will be recovered from Contractor's bills/Bank Guarantee/Security Deposit. 7) The Contractor shall ensure that only the Trucks in good condition are used for loading of the bags. In addition, it will be the Contractor's responsibility to ensure that the bags are adequately covered to prevent any damage to the bags in transit. 8) The Contractor shall deliver the goods to the Consignee nominated by the Company within max 5 to 7

days from dispatch date as the case may be. Penalty for delayed delivery beyond the specified time limit as above will entail the penalty as per clause 4.02. Trans-shipment of material en-route is not

permitted and will attract penalty as per clause No. 12.02 for non-compliance.

- 9) In case of damage to the material in transit, the cost of bags, cost of re-bagging and value of material received short will be recovered from the Contractor. The rate of recovery will be the price fixed by the company from time to time.
- 10) Bills with acknowledgement should be submitted on a fortnightly basis and not later than 30 days from the date of dispatch from the plant.
- 11) The Contractor shall be paid at the rates mentioned as per Service Order No. \_\_\_\_\_ dated \_\_\_/\_\_\_/20\_\_\_.
- 12) Transportation charges do not include loading at the originating point and unloading at the destination unless otherwise specified.
- 13) The Company reserves the right to divert the material to any other destination while in transit. In such a case the payment shall be made as per provision under clause 30.0 of Schedule I of the Contract.
- 15) Every effort will be made to settle the bills as per provision under clause 29.0 of Schedule I of the Contract. The Contractor will however have no right to claim any interest in case of delay in payment.
- 16) The Company retains option to extend the Contract for further period as required on the same terms and conditions at the sole discretion of the Company.
- 17) The Contractor will comply with all the rules and regulations of Govt. of India, State Govt. and Municipal Authorities.
- 18) This Agreement will be governed by all other terms and conditions given in the Service Order and the Contract submitted along with the Tender.
- 19) The Contract is entered-into at Pune (Maharashtra) and Competent Courts of Pune shall have jurisdiction.
- 20) All disputes and differences arising out of the Contract shall be referred to arbitration as provided under clause 27.0 of Schedule I of the Contract and the award passed therein shall be reasoned, final, conclusive and binding on both parties.
  - Any dispute, difference, claim or question of interpretation of any nature arising between the parties with regard to this Tender / Purchase Order / Work Order / Agreement. regarding the meaning, respective rights, claims, liabilities and obligations under this Tender / Purchase Order / Work Order / Agreement, including any question regarding its existence, validity or termination which is not resolved by amicable settlement shall be settled by arbitration by a sole Arbitrator appointed mutually by both the parties in accordance with the Arbitration and Conciliation Act, 1996 or any enactment or amendment thereof or through online arbitration. Award passed shall be final and binding on both the parties. The venue of such arbitration proceedings shall be at Pune and for interim relief under the Act, courts at Pune shall have the exclusive jurisdiction over this Agreement.

1	2
Date://20	Date://20
WITNESSES	
1	2
Date:/20	Date:/20

#### **ADVANCE PAYMENT BANK GUARANTEE**

To,
M/s Ltd.
Address:
Dear Sir,
WHEREAS M/s, a (Proprietorship or Partnership firm or Company or LLP) having its Registered Office at, hereinafter referred to as the "Contractor", has, in terms of Letter of Intent/ Purchase Order No
AND WHEREAS one of the terms of the said Letter of Intent/ Purchase Order is that you shall make an advance payment of Rs
AND WHEREAS the (Bank name) a banking Company under the Act, having Head Office at, and having a Branch office at (hereinafter referred to as the "Bank") are held firmly bound to you, by these presents hereinafter.
The expression "the Company" "the Contractor" and "the Bank" wherever in context appears shall mean and include its successors-in-interest and permitted assigns),
NOW, we (Name of Bank & Branch) hereby irrevocably agree and undertake to you as follows:
1. That the said Contractor shall duly and faithfully carry out to your satisfaction its obligation under the Letter of Intent/ Purchase Order, failing which we hereby irrevocably guarantee to pay you without any demur or objection of whatsoever nature, and notwithstanding any dispute raised by the Contractor in any proceedings before any tribunal or court, merely on written demand from you in writing stating that the amount is due, all or any sums of money upto a maximum of Rs(Rupees
2. Any demand under this Bank Guarantee shall be issued by you in writing that you have suffered damages due to non-fulfillment of its contractual obligations by the Contractor with respect to supply of Equipment under the said Purchase Order.
3. We, further agree that the guarantee herein contained shall remain in full force and effect during the period

that will be taken for performance of the Contract or under the aforesaid Letter of Intent/ Purchase Order

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		and that it shall continue to be enforceable till the dues of the Company under or by virtue of the said Contract/ PO, have been fully paid and its claims satisfied or discharged or till you certify that the terms and conditions of the contract or under the said Letter of Intent/Purchase Order has been fully and properly carried out by the Contractor and accordingly discharge the guarantee, whichever is earlier. Unless the demand of claim under this guarantee is made on us in writing during the validity period of the contract/ PO or on or beforewhichever is later. We shall be discharged from all liability under the guarantee thereafter.
4.	We	further agree that you shall have the fullest liberty without our consent and without affecting in any manner our obligations hereunder to vary any of the terms and conditions of the said Letter of Intent/Purchase Order or to extend performance by the Contractor from time to time or to postpone for any time or from time the powers exercisable by you against the Contractor and to forbear to enforce any of the terms and conditions of Letter of Intent/Purchase Order and we shall not be relieved from our liability for reason of any such variation, or any extension granted to the said Contractor or for any forbearance or omission on your part or any indulgence by you to the said Contractor or by any such matter or thing whatsoever which under the law relating to sureties would but for this provision have the effect of relieving us.
5.	We,	lastly undertake not to revoke this guarantee during its currency except with your previous consent in writing. The guarantee contained herein shall be continuing and remain in full force and effect during the period as provided in clause 3 above or for any other period mutually decided in writing between the Company and the Contractor.
6.	The	guarantee contained herein shall not get affected or impaired by reason of any dispute(s) between the Contractor and you relating to the said Letter of Intent/Purchase Order.
7.	The	Guarantee shall be in addition to any other Guarantee or security and shall not in any way be prejudiced or affected by any collateral or other security or other Guarantee that you may now or anyway have in relation to the Contractor's obligations or liabilities under and\ or in connection with the Contract/ PO and you shall have full authority to take recourse or to enforce this Guarantee in preference to the security or securities at its sole discretion.
8.	The	conditions herein contained shall not be determined or affected by the liquidation or winding up or amalgamation or insolvency of the Contractor or change in Bank's constitution.
9. '	This	Guarantee will come into effect on receipt of advance payment by the Contractor of Rs from you under the said Letter of Intent/ Purchase Order and will remain valid upto
10	. The	e value of this Bank Guarantee shall automatically reduce to the extent of advance adjusted in the invoices raised by the Contractor on you against the supply of the said equipment under the said Purchase Order.

The value of this Bank Guarantee shall stand so reduced from the respective dates of such Invoices.

11. Notwithstanding anything contained hereinabove our liability under this guarantee is restricted to

Rs......only). This guarantee shall remain valid until \_\_\_\_\_. Unless a demand or claim in writing is lodged with us within 3 months days from the

above expiry date or the obligation under the Purchase order/ Letter of Intent by the Contractor, i.e. on or before, all your rights under this guarantee shall be forfeited and we shall be released and discharged from all liabilities under this guarantee.
12. The Bank lastly confirm that only appropriate court in Pune shall have jurisdiction to entertain and try any dispute and / or difference relating to this guarantee between the Bank and the Company and no other court shall have any jurisdiction with respective such disputes / differences.
13. The Contractor shall bear the stamp duty in respect of this instrument.
NOTWITHSTANDING ANYTHING CONTAINED HEREINABOVE:
<ul> <li>(a) Bank liability under this guarantee shall not exceed Rs/-(Rupees: only).</li> <li>(b) This Bank guarantee shall be valid upto</li> <li>(c) We are liable to pay the guarantee amount or any part thereof under this Bank guarantee only and only if you serve upon the Bank a written claim or demand on or before i.e. 3 months additional from due date.</li> <li>(d) On Expiry, this Bank Guarantee shall be returned to us duly discharged.</li> </ul>
The Bank hereby declares that it has the power to issue this guarantee and the undersigned has full power to do so.
Place: Date: Signature with Stamp of the Bank

### **GENERAL INFORMATION:**

1)	Name & address of the Firm / Company:
2)	Office Telephone No.:
3)	Office Fax No.:
4)	Year of Establishment:
5)	Constitution of the Firm: Proprietorship/Partnership/Pvt. Ltd./ Pub Ltd. Co./Co-operative.
6)	Name, Address of Partner / Directors.:
7)	Name of contact person:
8)	Telephone no. of contact person: Office Residence Mobile
9)	Name & Designation of Authorised Signatory:
10)	Details of sister concerns a) Name & Address: b) Activities engaged in by Sister Concern: c) Names, Addresses & Telephone Nos. of Proprietors/Directors/Partners of Sister concerns:

(Signature of the Tenderer & Seal)

# INFRASTRUCTURE / HUMAN RESOURCE:

1)	Total number of persons employed:
2)	No. of branch offices: (details of address, Telephone No.; Fax No. etc.)
3)	No. of trucks owned:(details)
4)	No. of trucks attached /through syndicates
5)	No. of trucks engaged in Fertiliser, Cement, Food-grains, or similar products.
(Sig	gnature of the Tenderer & Seal)

#### **WORK EXPERIENCE**

List of Customers serviced for transportation of fertilizers, food grains, cement or similar products during last three years of which the value of single contract in any one of the preceding three years should not be less than Rs. 25.00 Lacs.

Sr. No	Name of the Client served	Contract Period Product Handled	Volume (in MT)	Contract Value ( Rs. in Lacs )
1				
2				
3				

(Signature of the Tenderer & Seal)

#### DETAILS OF BLACKLISTING / DISQUALIFICATION / FORFEITURE OF B.G. / S.D.

1)	Whether your Firm/Company is blacklisted by our Company or any other Public Sector /
	Govt. / Quasi-Govt Organization / any other client:

Yes / No.

2) Whether your contract was terminated before expiry of contract period or Security Deposit / E.M.D forfeited by our Company or any other Public Sector/Govt./Quasi Govt Organization / Any other client:

Yes / No.

3) Whether Proprietor/Partner/Director (as applicable) has been prosecuted by any judicial court for any criminal breach of trust:

Yes / No.

(Signature of the Tenderer & Seal)

# <u>SCHEDULE II</u> DESTINATION WISE TRANSPORTATION OF FERTILISERS BY ROAD FROM TALOJA PERIOD: 01/06/2024 TO 31/05/2025

#### PUNE A.O - MAHARASHTRA

	1	•	ī	1	I
SR.	DESTINATION	DISTRICT	DISTANCE (KMS)	ESTD QTY IN MT	RATE PER MT (RS)
1	AJRA	KOLHAPUR	440	100	
2	BHUDHAGAD	KOLHAPUR	398	100	
3	CHANDAGAD	KOLHAPUR	452	100	
4	GADHINGLAJ	KOLHAPUR	406	100	
5	GAGANBAWADA	KOLHAPUR	379	100	
6	HATKANGALE	KOLHAPUR	348	100	
7	KAGAL	KOLHAPUR	362	115	
8	KARVIR	KOLHAPUR	362	6488	
9	PANHALA	KOLHAPUR	346	204	
10	SHIROL	KOLHAPUR	369	320	
	SUB TOTAL			7727	
11	AMBEGAON	PUNE	197	1149	
12	BARAMATI	PUNE	224	5200	
13	BHOR	PUNE	172	46	
14	DAUND	PUNE	208	546	
15	HAVELI	PUNE	124	706	
16	INDAPUR	PUNE	263	251	
17	KHED	PUNE	185	979	
18	MAVAL	PUNE	64	100	
19	MULSHI	PUNE	142	46	
20	SHIRUR	PUNE	176	1702	
21	VELHE	PUNE	164	100	
22	PUNE	PUNE	130	100	
23	PURANDAR	PUNE	130	100	
24	JUNNAR	PUNE	139	4839	
	SUB TOTAL			15864	
25	ATAPADI	SANGLI	354	100	
26	JATH	SANGLI	406	100	
27	KAWATE MAHAKAL	SANGLI	371	100	
28	KHANAPUR (SANGLI)	SANGLI	341	100	
29	MIRAJ	SANGLI	360	6090	
30	PALUS	SANGLI	314	350	
31	SHIRALA	SANGLI	317	100	
32	TASGAON (SANGLI)	SANGLI	331	100	
33	WALVA	SANGLI	317	100	
34	KADEGAON	SANGLI	297	100	
	SUB TOTAL	0.7.0.		7240	
35	KARAD	SATARA	278	392	
36	KHANDALA	SATARA	180	100	
37	KHATAV	SATARA	268	428	
38	KOREGAON	SATARA	243	124	
39	JAVALI	SATARA	252	100	
40	MAHABALESHWAR	SATARA	235	100	<b>.</b>
41	MAN	SATARA	269	70	
42	PATAN	SATARA	287	34	<u> </u>
43	PHALTAN	SATARA	231	100	<u> </u>
44	SATARA	SATARA	227	6407	
45	WAI	SATARA	203	100 <b>7055</b>	
40	SUB TOTAL	COLADUD	400	7955	<u> </u>
46	AKKALKOT	SOLAPUR	408	100	<u> </u>
47	BARSHI	SOLAPUR	342	380	
48	KARMALA	SOLAPUR	281	484	<u> </u>
49	MADHA	SOLAPUR	322	4923	<b>.</b>
50	MALSHIRAS	SOLAPUR	284	449	
51	MANGALVEDHA	SOLAPUR	353	100	<b>.</b>
52	MOHAL	SOLAPUR	338	100	

53	N.SOLAPUR	SOLAPUR	370	100	
54	PANDHARPUR	SOLAPUR	329	605	
55	SANGOLA	SOLAPUR	349	100	
56	SOUTH SOLAPUR	SOLAPUR	372	100	
	SUB TOTAL			7441	
57	RATNAGIRI	RATNAGIRI	299	100	
	SUB TOTAL			100	
58	SAWANTWADI	SINDHUDURGA	492	100	
59	MALWAN	SINDHUDURGA	440	100	
	SUB TOTAL			200	
60	ALIBAG	RAIGAD	75	73	
61	KARJAT	RAIGAD	40	142	
62	ROHA	RAIGAD	38	50	
63	MANGAON	RAIGAD	60	100	
64	PANVEL	RAIGAD	10	100	
65	PEN	RAIGAD	38	50	
	SUB TOTAL			515	
	TOTAL			47042	·

SCHEDULE II

DESTINATION WISE TRANSPORTATION OF FERTILISERS BY ROAD FROM TALOJA
PERIOD: 01/06/2024 TO 31/05/2025
NASIK A.O – MAHARASHTRA

SR.	DESTINATION	DISTRICT	DISTANCE (KMS)	ESTD QTY IN MT	RATE PER MT (RS)
1	AHMEDNAGAR	AHMEDNAGAR	232	615	
2	AKOLE	AHMEDNAGAR	190	189	
3	JAMKHED	AHMEDNAGAR	297	189	
4	KARJAT (AHMEDNAGAR		320	142	
5	KOPARGAON	AHMEDNAGAR	239	886	
6 7	NEWASA PARNER	AHMEDNAGAR AHMEDNAGAR	289 199	615 1088	
8	PATHARDI	AHMEDNAGAR	284	1529	
9	RAHURI	AHMEDNAGAR	271	173	
10	RAHATA	AHMEDNAGAR	238	470	
11	SANGAMNER	AHMEDNAGAR	221	867	
12	SHEVGAON	AHMEDNAGAR	297	902	
13	SHRIGONDA	AHMEDNAGAR	227	577	
14	SHRIRAMPUR	AHMEDNAGAR	263	2220	
	SUB TOTAL			10462	
15	DHULE	DHULE	321	990	
16	SAKRI SHIRPUR	DHULE	308 380	861	
17 18	SHIRPUR SINDHKHEDA	DHULE DHULE	380	100 100	
10	SUB TOTAL	DI IULE	3/ 1	2051	
19	AKKALKUWA	NANDURBAR	403	100	
20	NANDURBAR	NANDURBAR	357	179	
21	SHAHADA	NANDURBAR	398	100	
22	TALODA	NANDURBAR	419	100	
	SUB TOTAL			479	
23	AMALNER	JALGAON	356	253	
24	BHADGAON	JALGAON	364	60	
25	BHUSAWAL	JALGAON	436	72	
26	BODHWAD	JALGAON	464	100	
27	CHALISGAON	JALGAON	318	899	
28	CHOPDA	JALGAON	392	216	
29 30	DHARANGAON ERANDOL	JALGAON JALGAON	381 383	325 96	
31	JALGAON	JALGAON	411	9290	
32	JAMNER	JALGAON	430	313	
33	PACHORA	JALGAON	376	192	
34	PAROLA	JALGAON	356	363	
35	RAVER	JALGAON	477	661	
36	YAWAL	JALGAON	453	228	
37	MUKTAINAGAR	JALGAON	411	100	
	SUB TOTAL			13168	
38	CHANDWAD	NASIK	228	100	
39	DEOLA	NASIK	180	146	
40	IGATPURI DINDORI	NASIK	119	100 576	
41 42	DINDORI KALWAN	NASIK NASIK	190 235	576 382	
43	MALEGAON	NASIK	269	543	
44	NANDGAON	NASIK	276	11108	
45	NASIK	NASIK	165	100	
46	NIPHAD	NASIK	203	2269	
47	SATANA (BAGLAN)	NASIK	252	100	
48	SINNAR	NASIK	181	301	
49	PETH	NASIK	206	100	
50	SURGANA	NASIK	249	100	
51	YEOLA	NASIK	246	100	
52	TRIMBAKESHWAR	NASIK	176	34	
F2	SUB TOTAL MURBAD	THANE	66	<b>16059</b> 100	
53 54	SHAHAPUR	THANE THANE	66 81	100	
54	SUB TOTAL	HANE	01	200	
55	DAHANU	PALGHAR	188	34	
56	PALGHAR	PALGHAR	152	54	
57	VIKRAMGAD	PALGHAR	140	50	
58	WADA	PALGHAR	80	50	
59	TALASARI	PALGHAR	188	50	
	SUB TOTAL			238	
	TOTAL			42657	

### SCHEDULE II

DESTINATION WISE TRANSPORTATION OF FERTILISERS BY ROAD FROM TALOJA PERIOD: 01/06/2024 TO 31/05/2025

AKOLA A.O - MAHARASHTRA

			DISTANCE	ESTD QTY	
SR.	DESTINATION	DISTRICT	DISTANCE (KMS)	IN MT	RATE PER MT (RS)
1	AKOLA	AKOLA	591	5363	
2	AKOT	AKOLA	610	905	
3	BALAPUR	AKOLA	565	246	
4	BARSHI TALKI	AKOLA	605	246	
5	MURTIZAPUR	AKOLA	634	246	
6	PATUR	AKOLA	594	266	
7	TELHARA SUB TOTAL	AKOLA	583	266 <b>7538</b>	
8	ACHALPUR	AMRAVATI	665	100	
9	AMRAVATI	AMRAVATI	686	100	
10	ANJANGAON SURJI	AMRAVATI	639	100	
11	CHANDUR BAZAR	AMRAVATI	691	100	
12	CHANDUR RLY.	AMRAVATI	708	100	
13	DARYAPUR	AMRAVATI	647	100	
14	DHAMANGAON RLY.	AMRAVATI	729	100	
15	MORSHI	AMRAVATI	741	100	
16	N.KHANDESHWAR	AMRAVATI	697	100	
17	WARUD	AMRAVATI	775	100	
	SUB TOTAL	D114	1	1000	
18	TUMSAR	BHANDARA	936	100	
19	BHANDARA	BHANDARA	903	100	
20	PAWANI	BHANDARA	924	100	
21	SUB TOTAL BULDHANA	BULDANA	539	<b>300</b> 100	
22	CHIKHALI	BULDANA	473	100	
23	DEULGAON RAJA	BULDANA	417	100	
24	JALGAON JAMOD	BULDANA	549	100	
25	KHAMGAON	BULDANA	542	8595	
26	LONAR	BULDANA	482	632	
27	MALKAPUR	BULDANA	494	7986	
28	MEHKAR	BULDANA	479	126	
29	MOTALA	BULDANA	519	885	
30	NANDURA	BULDANA	524	531	
31	SANGRAMPUR	BULDANA	565	126	
32	SHEGAON	BULDANA	558	455	
33	SINDKHED RAJA	BULDANA	423	100	
0.4	SUB TOTAL	OLIANDDA DUD	057	19836	
34	BRAMHAPURI	CHANDRAPUR	957	100	
35 36	CHANDRAPUR CHIMUR	CHANDRAPUR CHANDRAPUR	897 887	100 100	
37	KORAPNA	CHANDRAPUR	808	100	
38	MUL	CHANDRAPUR	964	100	
39	RAJURA	CHANDRAPUR	947	100	
40	SINDEWAHI	CHANDRAPUR	973	100	
41	BHADRAWATI	CHANDRAPUR	850	100	
42	WARORA	CHANDRAPUR	826	100	
	SUB TOTAL			900	
43	ARMORI	GADCHIROLI	978	100	
44	WADSA	GADCHIROLI	969	100	
	SUB TOTAL			200	
45	AMGAOM	GONDIA	1012	100	
46	ARJUNI MOR	GONDIA	1003	100	
47	GONDIA	GONDIA	1003	100	
48	TIRODA	GONDIA	991	100	
40	SUB TOTAL BHIVAPUR	NACDUD	010	<b>400</b>	
49 50	BUTIBORI	NAGPUR NAGPUR	910 854	100 100	
51	HINGNA	NAGPUR	842	100	
52	KALMESHWAR	NAGPUR	830	100	
53	KATOL	NAGPUR	809	100	
54	KUHI	NAGPUR	884	100	

55	MOUDA	NAGPUR	840	100	
56	NAGPUR	NAGPUR	840	100	
57	KAMPTEE	NAGPUR	841	100	
58	NARKHED	NAGPUR	799	100	
59	PARSHIONI	NAGPUR	873	100	
60	RAMTEK	NAGPUR	869	100	
61	SAONER	NAGPUR	846	100	
62	UMRED	NAGPUR	806	100	
	SUB TOTAL			1400	
63	KARANJA	WASHIM	664	100	
64	MALEGAON	WASHIM	544	543	
65	MANGRULPIR	WASHIM	574	204	
66	MANORA	WASHIM	584	825	
67	RISOD	WASHIM	513	409	
68	WASHIM	WASHIM	549	3034	
	SUB TOTAL			5115	
69	ARNI	YAVATMAL	677	100	
70	BABHULGAON	YAVATMAL	750	100	
71	DARWHA	YAVATMAL	701	100	
72	DIGRAS	YAVATMAL	623	100	
73	GHATANJI	YAVATMAL	729	100	
74	KALAMB	YAVATMAL	770	100	
75	MAHAGAON	YAVATMAL	633	100	
76	MAREGAON	YAVATMAL	711	100	
77	NER	YAVATMAL	711	100	
78	PATANBORI	YAVATMAL	858	100	
79	PUSAD	YAVATMAL	624	100	
80	RALEGAON	YAVATMAL	789	100	
81	UMERKHED	YAVATMAL	607	100	
82	WANI	YAVATMAL	847	100	
83	YAVATMAL	YAVATMAL	743	100	
84	ZARI JAMNI	YAVATMAL	802	100	
	SUB TOTAL			1600	
85	ARVI	WARDHA	742	100	
86	ASHTI	WARDHA	759	635	
87	DEOLI	WARDHA	778	100	
88	HINGANGHAT	WARDHA	821	100	
89	KARANJA	WARDHA	766	100	
90	SAMUDRAPUR	WARDHA	837	100	
91	SELOO	WARDHA	801	100	
92	WARDHA	WARDHA	786	100	
	SUB TOTAL			1335	
	TOTAL			39624	

SCHEDULE II

DESTINATION WISE TRANSPORTATION OF FERTILISERS BY ROAD FROM TALOJA
PERIOD: 01/06/2024 TO 31/05/2025
CHHATRAPATI SAMBHAJINAGAR (AURANGABAD) A.O – MAHARASHTRA

SR.	DESTINATION	DISTRICT	DISTANCE (KMS)	ESTD QTY IN MT	RATE PER MT (RS)
		CHHATRAPATI SAMBHAJINAGAR	333	10226	
2	GANGAPUR	CHHATRAPATI SAMBHAJINAGAR	302	352	
3	KANNAD	CHHATRAPATI SAMBHAJINAGAR	350	801	
	KHULDABAD	CHHATRAPATI SAMBHAJINAGAR	325	100	
5	PAITHAN	CHHATRAPATI SAMBHAJINAGAR	325	100	
6	PHULAMBRI	CHHATRAPATI SAMBHAJINAGAR	351	612	
7	SILLOD	CHHATRAPATI SAMBHAJINAGAR	387 418	2263	
8 9	SOIGAON VAIJAPUR	CHHATRAPATI SAMBHAJINAGAR CHHATRAPATI SAMBHAJINAGAR	265	100 1549	
	SUB TOTAL	CHHATRAPATT SAMBHAJINAGAR	200	16103	
10	AMBEJOGAI	BEED	443	207	
	ASHTI	BEED	289	635	
	BEED	BEED	358	100	
	DHARUR	BEED	428	100	
14	GEORAI	BEED	363	1237	
15	KAIJ	BEED	415	2373	
16	MAJALGAON	BEED	408	100	
17	PARALI	BEED	467	100	
18	PATODA	BEED	326	802	
19	WADVANI	BEED	388	100	
	SHIRUR KASAR	BEED	323	100	
	SUB TOTAL			5854	
	ANUDHA	HINGOLI	525	100	
	BASMAT	HINGOLI	520	100	
	HINGOLI	HINGOLI	555	5154	
24	KALAMNURI	HINGOLI	572	91	
25	SENGAON	HINGOLI	539	100	
26	SUB TOTAL AMBAD	JALNA	385	<b>5545</b> 100	<b>-</b>
	BADNAPUR	JALNA JALNA	385	211	
	BHOKARDAN	JALNA	400	179	
29	GHAN SAVAGI	JALNA	404	100	
31	JAFRABAD	JALNA	429	100	
32	JALNA	JALNA	393	4234	
	MANTHA	JALNA	453	100	
34	PARTUR	JALNA	444	43	
	SUB TOTAL			5067	
35	AHMEDAPUR	LATUR	503	100	
36	AUSA	LATUR	433	385	
37	CHAKUR	LATUR	480	100	
	LATUR	LATUR	445	4566	
39	NILANGA	LATUR	467	257	
	RENAPUR	LATUR	472	100	
	SHIRUR ANANTPAL	LATUR	476	100	
	UDGIR	LATUR	509	100	
43 44	JALKOT DEVNI	LATUR	523 507	100 100	
		LATUR	507	5908	
	SUB TOTAL ARDHAPUR	NANDED	549	143	
	BHOKHAR	NANDED	584	100	
	BILLOLI	NANDED	590	100	
48	DEGLUR	NANDED	567	100	
	KANDHAR	NANDED	552	100	
	KINWAT	NANDED	676	56	
	HADGAON	NANDED	596	100	
	LOHA	NANDED	539	233	
	MAHUR	NANDED	656	100	
	MUKHED	NANDED	543	91	
	NAIGAON	NANDED	575	100	
	NANDED	NANDED	549	4639	
	UMRI	NANDED	616	100	
	DHARMABAD	NANDED	615	100	
	MUDKHED	NANDED	668	91	
	SUB TOTAL	DUADA OUN/	000	6153	
	BHOOM	DHARASHIV	366	100	
	KALAMB	DHARASHIV	770	100	
	LOHARA OMERGA	DHARASHIV DHARASHIV	379 455	178 100	
	DHARASHIV (OSMANABAD)	DHARASHIV	383	5573	
	PARANDA	DHARASHIV	333	487	
	WASHI	DHARASHIV	394	100	
	TULJAPUR	DHARASHIV	413	1089	
	SUB TOTAL			7727	
	GANGAKHED	PARBHANI	506	532	
69	JINTUR	PARBHANI	495	298	
	MANWAT	PARBHANI	447	100	
	PARBHANI	PARBHANI	480	5800	
	PATHRI	PARBHANI	439	281	
	PURNA	PARBHANI	512	311	
74	SELU	PARBHANI	463	100	
	CONDET	PARBHANI	381	100	_
	SONPET	17(10)17(11)			
	SUB TOTAL TOTAL	TARBINA		7522 59879	

### DESTINATION WISE TRANSPORTATION OF FERTILISERS BY ROAD FROM TALOJA PERIOD : 01/06/2024 TO 31/05/2025

#### HUBLI A.O – KARNATAKA

SR.	DESTINATION	DISTRICT	DISTANCE	ESTD QTY IN MT	RATE PER
			(KMS)	IN WII	MT (RS)
1	BAGALKOT	BAGALKOT	550	1267	
2	BELGAUM	BELGAUM	460	3995	
3	BIJAPUR	BIJAPUR	463	100	
4	GULBURGA	GULBURGA	535	100	
5	HAVERI	HAVERI	705	100	
6	DHARWAD	DHARAWAD	551	100	
7	GADAG	GADAG	600	206	
8	KOPPAL	KOPPAL	660	426	
9	BIDAR	BIDAR	565	64	
10	DAVANGERE	DAVANGERE	694	100	
11	YADGIR	YADGIR	601	1320	
12	RAICHUR	RAICHUR	671	2254	
13	CHITRADURGA	CHITRADURGA	789	100	
14	CHAMARAJNAGAR	CHAMARAJNAGAR	1079	100	
15	CHIKMANGLUR	CHIKMANGLUR	839	100	
16	CHICKBALLAPUR	CHICKBALLAPUR	970	100	
17	HASSAN	HASSAN	898	100	
18	KODAGU	KODAGU	1007	100	
19	KOLAR	KOLAR	1015	100	
20	MANDYA	MANDYA	999	100	
21	MYSORE	MYSORE	1017	100	
22	RAMANAGARAM	RAMANAGARAM	977	100	
23	TUMKUR	TUMKUR	893	100	
24	BELLARY	BELLARY	750	100	
25	BANGLORE URBAN	BANGLORE	1040	100	
26	BANGLORE RURAL	BANGLORE	960	100	
27	SHIMOGA	SHIMOGA	765	100	
28	VIJAYANAGARA	VIJAYANAGARA	694	100	
	TOTAL			11632	

## DESTINATION WISE TRANSPORTATION OF FERTILISERS BY ROAD FROM TALOJA PERIOD: 01/06/2024 TO 31/05/2025 AHMEDABAD A.O – GUJARAT

SR.	DESTINATION	DISTRICT	DISTANCE (KMS)	ESTD QTY IN MT	RATE PER MT (RS)
1	AHMEDABAD	AHMEDABAD	590	400	
2	ANAND	ANAND	447	1153	
3	BANASKANTHA	BANASKANTHA	710	2435	
4	DAHOD	DAHOD	584	100	
5	GANDHINAGAR	GANDHINAGAR	615	1040	
6	KHEDA	KHEDA	463	223	
7	MAHESANA	MAHESANA	645	384	
8	PANCHMAHAL	PANCHMAHAL	524	209	
9	PATAN	PATAN	658	600	
10	SABARKATHA	SABARKATHA	650	300	
11	AMRELI	AMRELI	865	1430	
12	BHAVNAGAR	BHAVNAGAR	836	366	
13	JAMNAGAR	JAMNAGAR	790	5203	
14	JUNAGADH	JUNAGADH	840	784	
15	KUTCH / BHUJ	KUTCH / BHUJ	880	300	
16	PORBANDAR	PORBANDAR	887	100	
17	RAJKOT	RAJKOT	690	3623	
18	SURENDRANAGAR	SURENDRANAGAR	690	2393	
19	BARODA (VADODARA	BARODA	424	400	
20	BHARUCH	BHARUCH	366	1111	
21	NARMADA	NARMADA	366	634	
22	NAVSARI	NAVSARI	456	922	
23	SURAT	SURAT	286	4620	
24	TAPI (VYARA)	TAPI	360	400	
25	THE DANGS	THE DANGS	266	100	
26	VALSAD	VALSAD	216	1250	
27	ARVALLI	ARVALLI	854	612	
28	BOTAD	BOTAD	656	2979	
29	CHHOTAUDAIPUR	CHHOTAUDAIPUR	500	519	
30	DEVBHUMI-DWARKA	DEVBHUMI-DWARKA	903	100	
31	GIR SOMNATH	GIR SOMNATH	905	100	
32	MAHISAGAR	MAHISAGAR	562	258	
33	MORBI	MORBI	744	652	
	TOTAL			35700	

### DESTINATION WISE TRANSPORTATION OF FERTILISERS BY ROAD FROM TALOJA PERIOD : 01/06/2024 TO 31/05/2025

#### MADHYA PRADESH

SR.	DESTINATION	DISTRICT	DISTANCE (KMS)	ESTD QTY IN MT	RATE PER MT (RS)
1	AGAR MALWA	AGAR MALWA	716	202	
2	BARWANI	BARWANI	456	703	
3	BHOPAL	BHOPAL	746	81	
4	BHURHANPUR	BHURHANPUR	468	100	
5	DEWAS	DEWAS	582	549	
6	DHAR	DHAR	523	500	
7	HARDA	HARDA	630	159	
8	HOSHANGABAD	HOSHANGABAD	778	158	
9	INDORE	INDORE	545	636	
10	JHABUA	JHABUA	630	513	
11	KHANDWA	KHANDWA	524	100	
12	KHARGONE	KHARGONE	447	606	
13	MANDSAUR	MANDSAUR	745	86	
14	NEEMUCH	NEEMUCH	746	37	
15	RATLAM	RATLAM	613	899	
16	SEHORE	SEHORE	613	261	
17	SHAJAPUR	SHAJAPUR	681	208	
18	UJJAIN	UJJAIN	600	656	
19	RAISEN	RAISEN	830	59	
20	BETUL	BETUL	770	280	
21	RAJGARH	RAJGARH	609	129	
22	CHHINDWARA	CHHINDWARA	903	184	
23	VIDISHA	VIDISHA	830	100	_
	TOTAL			7206	

### DESTINATION WISE TRANSPORTATION OF FERTILISERS BY ROAD FROM TALOJA PERIOD: 01/06/2024 TO 31/05/2025

#### **PUNJAB & HARYANA**

SR.	DESTINATION	DISTRICT	DISTANCE (KMS)	ESTD QTY IN MT	RATE PER MT (RS)
1	AMRITSAR	AMRITSAR	1715	100	
2	BHATINDA	BHATINDA	1538	100	
3	FAZILKA	FAZILKA	1535	100	
4	GURUDASPUR	GURUDASPUR	1812	50	
5	JALANDHAR	JALANDHAR	1598	100	
6	KAPURTHALA	KAPURTHALA	1604	100	
7	LUDHIANA	LUDHIANA	1543	100	
8	SANGRUR	SANGRUR	1563	100	
9	FEROJPUR	FEROJPUR	1631	50	
10	NAWASHAHAR (SBS NAGAR)	NAWASHAHAR	1760	50	
11	HOSHIARPUR	HOSHIARPUR	1816	100	
12	TARN TARAN	TARN TARAN	1716	100	
13	FARIDKOT	FARIDKOT	1631	100	
14	MOGA	MOGA	1648	100	
15	MUKTSAR	MUKTSAR	1588	100	
16	BHIWANI	BHIWANI	1409	100	
17	FATEHABAD	FATEHABAD	1463	50	
18	JHAJJAR	JHAJJAR	1397	50	
19	JIND	JIND	1477	50	
20	MAHENDRAGARH	MAHENDRAGARH	1337	50	
21	PALWAL	PALWAL	1420	50	
22	REWARI	REWARI	1344	50	
23	ROHTAK	ROHTAK	1422	50	
24	SIRSA	SIRSA	1445	50	
25	SONIPAT	SONIPAT	1456	50	
26	YAMUNANAGAR	YAMUNANAGAR	1503	50	
27	HISAR	HISAR	1422	50	
28	BARNALA	BARNALA	1331	100	
29	FATEGARH SAHIB	FATEGARH SAHIB	1690	50	
30	MANSA	MANSA	1539	50	
31	PATHANKOT	PATHANKOT	1814	100	
	PATIALA	PATIALA	1592	100	
	AMBALA	AMBALA	1640	50	
34	KAITHAL	KAITHAL	1545	50	
	KARNAL	KARNAL	1436	50	
36	KURUKSHETRA	KURUKSHETRA	1480	50	
37	MEWAT	MEWAT	1402	50	
38	PANCHKULA	PANCHKULA	1677	50	
39	PANIPAT	PANIPAT	1513	50	
	TOTAL			2750	

### DESTINATION WISE TRANSPORTATION OF FERTILISERS BY ROAD FROM TALOJA PERIOD: 01/06/2024 TO 31/05/2025

#### UTTAR PRADESH

SR.	DESTINATION	DISTRICT	DISTANCE (KMS)	ESTD QTY IN MT	RATE PER MT (RS)
1	AGRA	AGRA	1349	100	
2	ALIGARH	ALIGARH	1440	100	
3	BADAUN	BADAUN	1503	50	
4	BAGHPAT	BAGHPAT	1485	50	
5	BAREILLY	BAREILLY	1422	100	
6	BULANDSHAHR	BULANDSHAHR	1528	100	
7	ETAH	ETAH	1420	100	
8	FARUKHABAD	FARUKHABAD	1293	50	
9	FIROZABAD	FIROZABAD	1246	100	
10	GAUTAMBUDH NAGAR	GAUTAMBUDH NAGAR	1456	50	
11	GHAZIABAD	GHAZIABAD	1440	50	
12	HAPUR	HAPUR	1470	50	
13	HARDOI	HARDOI	1431	100	
14	HATHARAS	HATHARAS	1356	50	
15	JYOTIBAPHULENAGAR	JYOTIBA PHULE NAGAR	1556	100	
16	KANNOJ	KANNOJ	1323	50	
17	KANPUR	KANPUR	1300	50	
18	KANPUR DEHAT	KANPUR DEHAT	1332	50	
19	KASGANJ	KASHIRAM NAGAR	1451	50	
20	LAKHIMPUR KHERI	LAKHIMPUR KHERI	1606	50	
21	MAINPURI	MAINPURI	1250	100	
22	MATHURA	MATHURA	1350	100	
23	MEERUT	MEERUT	1445	50	
24	MORADABAD	MORADABAD	1418	100	
25	MUJAFFARNAGAR	MUJAFFARNAGAR	1466	50	
26	SAHARANPUR	SAHARANPUR	1514	50	
27	SAMBHAL	SAMBHAL	1516	100	
28	SHAHJANPUR	SHAHJANPUR	1246	50	
29	SHAMLI	SHAMLI	1558	50	
30	PILIBHIT	PILIBHIT	1577	50	
31	BIJNOR	BIJNOR	1574	50	
32	ETAWAH	ETAWAH	1288	100	
33	KHERI	KHERI	1430	50	
34	SITAPUR	SITAPUR	1530	100	
35	AURIYA	AURIYA	1330	50	
	TOTAL			2450	

### DESTINATION WISE TRANSPORTATION OF FERTILISERS BY ROAD FROM TALOJA PERIOD : 01/06/2024 TO 31/05/2025

#### ANDHRA PRADESH

SR.	DESTINATION	DISTRICT	DISTANCE (KMS)	ESTD QTY IN MT	RATE PER MT (RS)
1	ANANTAPUR	ANANTAPUR	869	100	
2	KURNOOL	KURNOOL	785	100	
3	NANDYAL	KURNOOL	859	100	
4	KADAPA - YSR	KADAPA	985	100	
5	CHITTUR	CHITTUR	1137	100	
6	NELLORE	NELLORE	1147	100	
7	ONGOLE	PRAKASHAM	1021	100	
8	GUNTUR	GUNTUR	1005	100	
9	VIJAYAWADA	KRISHNA	990	100	
	TOTAL			900	

### DESTINATION WISE TRANSPORTATION OF FERTILISERS BY ROAD FROM TALOJA PERIOD: 01/06/2024 TO 31/05/2025

TELANGANA

SR.	DESTINATION	DISTRICT	DISTANCE (KMS)	ESTD QTY IN MT	RATE PER MT (RS)
1	KHAMMAM	KHAMMAM	892	100	
2	WARANGAL	WARANGAL	821	50	
3	RANGAREDDY/HYD	RANGAREDDY/HYD	694	50	
4	NALGONDA	NALGONDA	800	100	
5	KARIMNAGAR	KARIMNAGAR	794	100	
6	ADILABAD	ADILABAD	743	50	
7	NIZAMABAD	NIZAMABAD	645	100	
8	MAHBUBNAGAR	MAHBUBNAGAR	663	100	
9	MEDCHAL	MEDCHAL	673	50	
10	MEDAK	MEDAK	667	50	
11	JOGULAMBA	JOGULAMBA	716	100	
	TOTAL			850	

### DESTINATION WISE TRANSPORTATION OF FERTILISERS BY ROAD FROM TALOJA PERIOD: 01/06/2024 TO 31/05/2025

#### **TAMIL NADU**

SR.	DESTINATION	DISTRICT	DISTANCE (KMS)	ESTD QTY IN MT	RATE PER MT (RS)
1	COIMBATORE	COIMBATORE	1331	100	
2	DINDIGUL	DINDIGUL	1340	100	
3	DHARAPURAM	TIRUPPUR	1316	50	
4	ERODE	ERODE	1218	100	
5	SALEM	SALEM	1170	100	
6	KRISHNAGIRI	KRISHNAGIRI	1057	100	
7	TRICHY	TRICHY	1310	50	
8	KANCHEEPURAM	KANCHEEPURAM	1248	50	
9	THENI	THENI	1422	100	
10	TIRUVANNAMALAI	TIRUVANNAMALAI	1169	50	
11	VELLORE	VELLORE	1179	100	
12	VILUPPURAM	VILUPPURAM	1231	50	
13	TIRUPPUR	TIRUPPUR	1359	100	
	TOTAL			1050	

### DESTINATION WISE TRANSPORTATION OF FERTILISERS BY ROAD FROM TALOJA PERIOD: 01/06/2024 TO 31/05/2025

#### **RAJASTHAN**

SR.	DESTINATION	DISTRICT	DISTANCE (KMS)	ESTD QTY IN MT	RATE PER MT (RS)
1	KEKRI	AJMER	1019	50	
2	ALWAR	ALWAR	1310	50	
3	BEHROR	ALWAR	1285	50	
4	BARMER	BARMER	1188	50	
5	BALOTARA	BARMER	941	50	
6	SIWANA	BARMER	888	50	
7	GUDA MALANI	BARMER	839	50	
8	HALENA	BHARATPUR	1265	50	
9	BUNDI(TALERA)	BUNDI	1033	50	
10	KOTA	KOTA	898	50	
11	BARAN	BARAN	892	50	
12	JHALAWAR	JHALAWAR	811	50	
13	REODAR	SIROHI	756	50	
14	SHEOGANJ	SIROHI	805	50	
15	CHOMU	JAIPUR	1162	50	
16	BAGRU	JAIPUR	1133	50	
17	BASSI	JAIPUR	1189	50	
18	BIKANER	BIKANER	1233	50	
19 20	GANGANAGAR SHRIVIJAYNAGAR	GANGANAGAR GANGANAGAR	1481 1423	50 50	
21	PADAMPUR	GANGANAGAR	1423	50	
22	SHRIKARANPUR	GANGANAGAR	1467	50	
23	ANOOPGARH	GANGANAGAR	1381	50	
24	GARSANA	GANGANAGAR	1360	50	
25	SARDULSHAYAR	GANGANAGAR	1496	50	
26	JAITSAR	GANGANAGAR	1434	50	
27	HANUMANGARH	HANUMANGARH	1467	50	
28	SANGARIA	HANUMANGARH	1487	50	
29	PILIBANGA	HANUMANGARH	1442	50	
30	RAWATSAR	HANUMANGARH	1418	50	
31	BHINMAL	JALOR	853	50	
32	BAGORA	JALOR	836	50	
33	SANCHOR	JALOR	779	50	
34	RANIWARA	JALOR	766	50	
35	SAYLA	JALOR	852	50	
36	PHALODI	JODHPUR	948	50	
37	BHOPALGARH	JODHPUR	1057	50	
38	OSIYA	JODHPUR	1047	50	
39	NAGAUR	NAGAUR	1125	50	
40	MERTA	NAGAUR	1054	50	
41	LALSOT	DAUSA	1139	50	
	TOTAL			2050	

### DESTINATION WISE TRANSPORTATION OF FERTILISERS BY ROAD FROM TALOJA PERIOD: 01/06/2024 TO 31/05/2025

#### CHHATTISGARH

SR.	DESTINATION	DISTRICT	DISTANCE (KMS)	ESTD QTY IN MT	RATE PER MT (RS)
1	RAIPUR	RAIPUR	1132	100	
2	DURG	DURG	1090	100	
3	RAJNANDGOAN	RAJNANDGOAN	1059	50	
4	DHAMTARI	DHAMTARI	1139	100	
5	BILASPUR	BILASPUR	1240	100	
6	RAIGARH	RAIGARH	1391	118	
7	JANJGIR CHAMPA	JANJGIR CHAMPA	1281	50	
8	KAWARDHA	KABIRDHAM	1186	25	
9	BEMETARA	BEMETARA	1153	100	
10	BASTAR	BASTAR	1319	50	
11	KONDAGAON	KONDAGAON	1191	25	
12	KANKER	UTTAR BASTAR KANKER	1128	100	
13	MAHASAUND	MAHASAUND	1188	50	
14	BILHA	BILASPUR	1223	100	
15	BHATAPARA	BALODA BAZAR	1204	100	
16	BALODA BAZAR	BALODA BAZAR	1219	100	
17	KUMHARI	DURG	1117	100	
18	AMBIKAPUR	SURGUJA	1496	50	
19	MUNGELI	MUNGELI	1197	50	
	TOTAL			1468	











Primary Transportation
Contract for Fertilizers
From
Toloja to Different
locations:
Guideline for New Supplier
login

### Process to take part in tender:



## Process and Guideline for participating in tender:

1. For Participating, Please visit the website i.e.,

https://mahadhanagritech.com/tender

- 1. To participate in tender, please click on the link and follow the instructions.
  - a) Please log in with your credential if already registered business partner
  - b) In case of new please start the onboarding through the RFQ link



### **Supplier Registration:**



### **Supplier registration process:**

1. Register yourself by clicking on the following link through RFQ link or through <a href="https://pragati.dfpcl.com/">https://pragati.dfpcl.com/</a>

2. Fill the mandatory details as requested by system, post evaluation of credentials by the buyer you will receive mail from 'no-reply-dfpcl@ivalua.com' for your login id credentials, Please upload your documents as per the given list

For any query regarding registration on portal, you may contact:

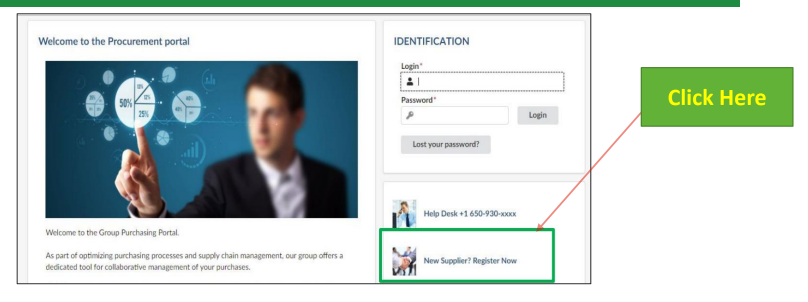
1. Sai Pradeep: 9336595959

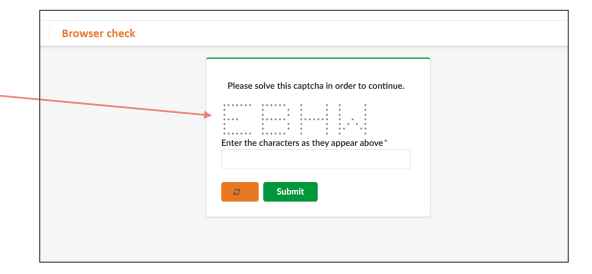
2. Archana Khomane : 7767905391

### **New Supplier login details:**



- 1. Go to <a href="https://pragati.dfpcl.com/">https://pragati.dfpcl.com/</a>
- 2. Click on 'New Supplier? Register Now'
- 3. Complete the browser check (\*Enter the characters as they appear above)

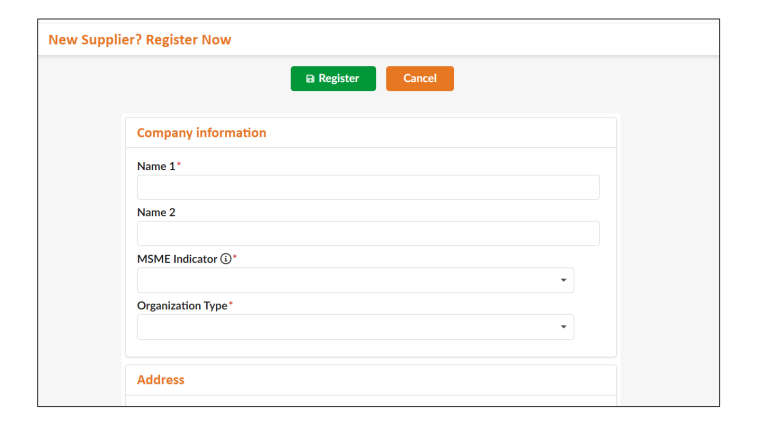




### **Registration:**



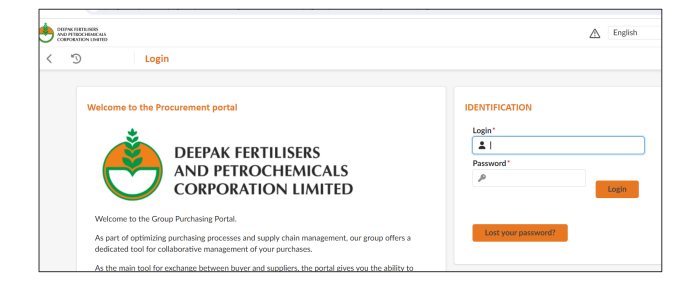
- 1. Fill the mandatory details
- 2. Click on the 'Register'



### Login:



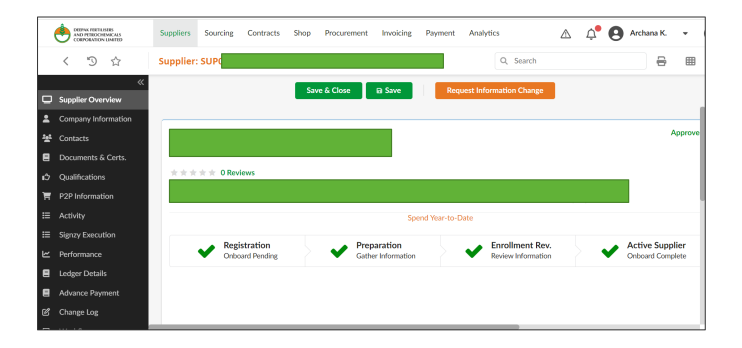
- 1. After this, you will receive a mail in your mailbox from 'no-reply-dfpcl@ivalua.com' with login credentials.
- 2. Login with the same credentials by clicking on the link in the mail.



### **Supplier Account:**

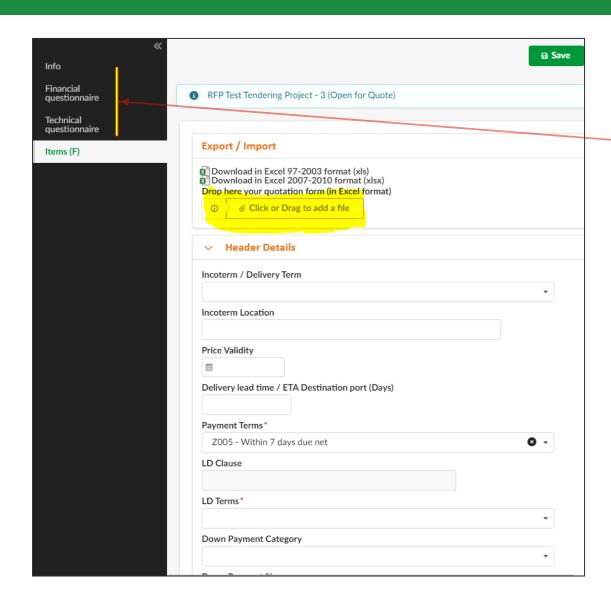


- 1. On the left hand side, you will find number of options, fill the mandatory detail and save.
- 2. After that upload the documents required (PAN, GST, MSME, e-Invoice declaration (format already available on the portal), NDA.
- 3. Bank accounts details to be filled in P2P information and supplier questionnaire to be filled.
- 4. You have successfully completed registration, now you can take part in tender with the link provided in tender.



### **Tender Process:**





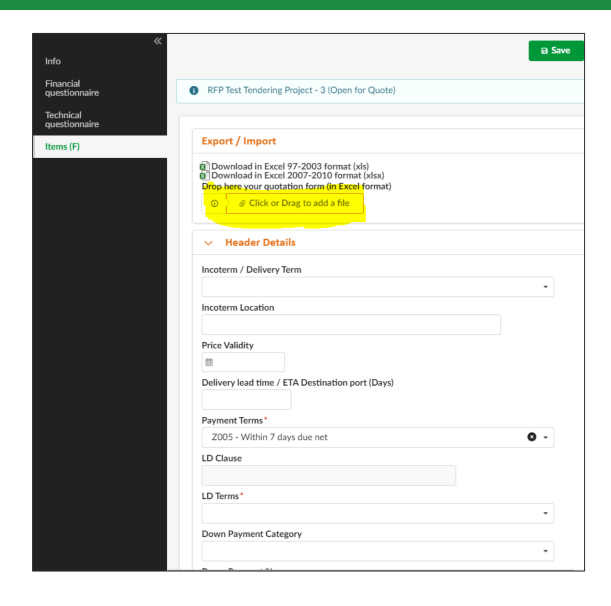
1. Fill the Technical / Financial questionnaire and upload the mandatory documents.

**Note:** (Contractors engaged in our current primary transportation Services are exempted for submission of EMD and technical / financial questionnaire).

2. After that upload your rates in excel file attached named "Commercials upload" (schedule II) in items (Do not alter any other information in excel).

### How to upload commercial bid/schedule II:





- 1. To upload schedule II

  "Commercial Upload"

  download the file from

  'items (F)' named

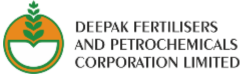
  commercial upload.
- 2. Fill your rates and upload your file on the portal and save.



# One Team One Dream

Together, let's make it happen.

We Listen. We Care. We don't give up till we Deliver.



Reg. Off and Corp. Off: Sai Hira, Survey No. 93, Mundhwa, Pune - 411 036 CIN: L24121MH1979PLC021360

www.dfpcl.com

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