

भाकृअनुप-राष्ट्रीय चावल अनुसंधान संस्थान, कटक-753006 (ओडिशा)

ICAR-NATIONAL RICE RESEARCH INSTITUTE CUTTACK-753006 (ODISHA)

Department of Agricultural Research and Education (DARE)
Phone (PABX): 0671- 2367768-783, FAX:91-0671-2367663 / 2367777
E- mail: directorcricuttack@gmail.com / director.ICAR@icar.gov.in
An ISO 9001:2015 Certified Institute



Date: 16/04/2024

File No: 62-01/2024/Misc./ShoppingComplex/Tech/

Computer No: 309894

Sub: Quotation for "Allotment of Two numbers of vacant shops and Three numbers of Open stalls in the Shopping Complex at ICAR-NRRI, Cuttack-6, Odisha."- under Rule 155 of GFR 2017-

regarding.

Sir,

You are requested to submit your quotation on the captioned <u>subject in a closed</u> <u>envelope</u> enclosing with relevant documents as desired in <u>Annexure-I</u> with dated signature for consideration of your quote as per the terms & conditions attached herewith. The enclosed envelope must be superscripted as "Quotation for allotment of shop/stall" & submitted to the Director, ICAR-NRRI, Cuttack <u>(through authorized 3-member committee)</u> latest by **18**th April 2024 (05:00 P.M.).

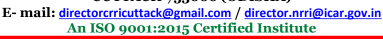
Yours faithfully

(S K Sahu)
Assistant Administrative Officer
Technical Section

Enclosure: As above:



भाकृअनुप-राष्ट्रीयचावलअनुसंधानसंस्थान, कटक-753006 (ओडिशा) ICAR-NATIONAL RICE RESEARCH INSTITUTE CUTTACK-753006 (ODISHA)





SCOPE, TERMS AND CONDITIONS

1. The ICAR-NRRI, Cuttack is interested in inviting e-tender for allotment of vacant shops (02 Nos.) and Stalls (03 Nos.) in the Shopping Complex of NRRI premises near the SBI ATM at Bidyadharpur, Cuttack. The interested firms/agencies/proprietors may personally visit the campus at ICAR-NRRI, Cuttack to have the first hand information about the shops/stall located in our campus and submit their online bids as per the terms and conditions of this tender notice. The contract will initially be valid for a period of 11 months which will be extendable on year to year basis up to 2 years subject to satisfactory reports from residents and subsequent approval of the Competent Authority of the Council.

Sr. No.	Title of the Shop	Size	Services to be provided.	Minimum License fee of NRRI which will be revised	
				from time to time.	
1.	Grocery Shop-01 No.	13 x 14 sft	All grocery and edible items	Rs.3000/- per month	
	(Shop No.1-C)		(other than wet cooked food).		
2.	Xerox Counter – 01 No.	13 x 14 sft	Office Stationery, Xerox,	Rs.3000/- per month	
	(Shop No.2-C)		Lamination, Spiral Binding,		
			Data entry and editing, Photo		
			print and printing of Plastic		
			Card etc.		
3.	Open Stall – Vegetable	100 Sq.Ft.	Vegetables & Fruits counter	Rs.1000/- per month / each	
	(Stall No- 1-S)	each		stall space	
4.	Open Stall – Snacks	100 Sq.Ft.	Fast-food items/ Hot	Rs.1000/- per month / each	
	(Stall No- 2-S)	each	beverages / Sweet treats	stall space	
			including milk products (chena,		
			paneer, rabidi, poda, khua etc.)		
			and boiled eggs, etc.		
5.	Open Stall – Ironing	100 Sq.Ft.	Cloth Ironing Shop	Rs.1000/- per month / each	
	(Stall No- 3-S)	each	stall space		

Note: One bidder can bid for only one shop or stall. If quoted for more than one stall/ shop, the highest quoted item will be chosen for consideration.

2. Conditional bids shall not be considered and will be rejected summarily.

Performance Security

- 3. After award of contract, the contractor has to deposit the Security Money/ performance security in favour of the Director ICAR-NRRI, Cuttack. Performance Security should remain valid for 2 months beyond the date of completion of all contractual obligations.
- 4. Performance security will be discharged after completion of contractor's performance obligations under the contract. The above security deposit will be liable to be forfeited during the period of contract, in case breach of any terms & conditions of the contracting contractor or failure to provide any services under the contract or loss results from contractor's failure and breach of obligation under the contract.

Period of Contract

5. The contract will be initially valid for a period of 11 months which will be extendable for further periods up to 02 years subject to satisfactory reports from residents and subsequent approval of the Competent Authority.

Acceptance/Termination of Bid

6. The ICAR-NRRI, CUTTACK 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 assigning any reason whatsoever and without thereby incurring any liability to the affected bidder or bidders on the grounds of ICAR-NRRI, CUTTACK's action.

Evaluation

- ICAR-NRRI, CUTTACK shall evaluate the bids to determine whether they are complete, whether any computational errors have been made, whether documents have been properly signed and whether bids are generally in order.
- 8. If there is a discrepancy between words and figures the amount in words shall prevail. Prior to detailed evaluation, ICAR-NRRI, CUTTACK will determine the substantial responsiveness of each bid. A substantially responsive bid is one, which conforms to all the terms and conditions of bid document without material deviation. A bid determined as substantially non-responsive will be rejected by the ICAR-NRRI, CUTTACK.
- 9. The evaluation will be based on financial offer made by the various bidders based on the total of all rates quoted and other merits of the offer
- 10. Though the evaluation will be based on the highest total amount quoted in the Financial Bid and will considered for placement of offer. The contract will be awarded to highest bidder.

Award of Contract

- 11. The issue of a work order shall construe the intention of the ICAR-NRRI, CUTTACK to enter into contract with the successful bidder.
- 12. **The successful bidder shall within 01 working day of** issue of award of notification, give his acceptance along with performance security and sign the contract with the ICAR-NRRI, CUTTACK.

Signing of Contract

- 13. The signing of contract shall construe the award of contract to the bidder. Upon successful bidder signing the contract, the ICAR-NRRI, CUTTACK shall discharge the bid security. Failure of the successful bidder to comply with the signing requirement shall constitute sufficient ground for the annulment of the award and forfeiture of the bid security, in that situation the ICAR-NRRI, CUTTACK may at its discretion award the work to other bidder or call for fresh bids.
- 14. Relaxation/modification in tender: ICAR-NRRI, CUTTACK reserves the right to:
- 15. Relax the tender conditions at any stage, if considered necessary for the purpose of finalizing the contract in overall interest of ICAR-NRRI CLITTACK.
- 16. Re-tender or modify the terms & conditions of the tender. It also reserves the rights to negotiate the rates with the bidders.
- 17. -Accept or reject any or all of the financial bids in part or in full, irrespective or their being the higher, assigning the reasons thereof.

TERMINATION OF CONTRACT, VACANT POSSESSION ETC.

- 18. The Council reserves the right to terminate the contract at any time after giving one month's notice without assigning any reason, the decision of the Council in this regard shall be final and binding on the contractor. The contractor, if he so desires, may seek termination of the contract by giving written notice of not less than two months duration during the agreement period.
- 19. The contractor shall give two month's notice to the Licensor in case he/she intends to vacate the premises.
- 20. The contractor will on expiry of the period of the contract, peacefully and quietly hand over vacant possession of the premises to the Licensor without raising any dispute whatsoever.
- 21. The contractor shall not put up any permanent structure or make any alternations or additions in the premises without the prior consent in writing of the Licensor.
- 22. The contractor will be at liberty to remove all the movable articles brought by the contractor in the premises during the continuance of the contract, before delivering possession of the premises.
- 23. In case of loss or damage caused to any of the fixtures etc. provided by the Licensor, the cost thereof shall be recovered from the contractor and the same shall be deducted from the Security Deposit.
- 24. If the contractor commits a breach of any of the aforesaid terms and conditions, the contract will stand terminated forthwith.
- 25. In case of the contractor going into liquidation, the contract shall be treated as canceled and legal heirs/representatives or successors of the licensee shall not be entitled to claim any right over the licensed premises.

Statutory Obligations

- 26. The successful bidder/contractor will meet all the statutory requirements obtain all necessary licenses or other approval if any required for running the shops/stall under the relevant acts and he will be responsible for all the consequences for not obtaining such licenses as required by the law from time to time and will have to submit the certified photocopy of the same to the ICAR-NRRI, CUTTACK and any other laws, rules, regulations, guidelines etc. that may be applicable from time to time or that may be introduced by the Central/State Government or Municipal/Local Self Government authorities subsequent to the date of this agreement.
- 27. The Contractor shall keep the ICAR-NRRI, CUTTACK indemnified from all acts of omissions, defaults, breaches and/or any claim damages, loss or injury and expenses to which ICAR-NRRI, CUTTACK may be put to or involved as a result of Contractor's failure to fulfill any of the obligations hereunder and/or under statues and/or any bye- laws or rules framed there under or any of them.
- 28. ICAR-NRRI, CUTTACK shall be entitled to recover any such losses or expenses which may have to suffer or incur on account of such claims, demand loss or injury from the Security deposit/performance deposit of the contractor without prejudice to its any other rights under the law.
- 29. ICAR-NRRI, CUTTACK will not be liable for any act or breach or omission by the contractor in regards to the statutory obligations whatsoever and shall in no case be responsible or liable in case of dispute, prosecution or awards made by Court of Law or other Govt. agencies.

- 30. In case of any accident arising out of and in the course of this agreement, ICAR-NRRI, CUTTACK will not be responsible for payment of any compensation or under any other law. It will be the sole responsibility of the contractor for payment towards loss or compensation whatsoever.
- 31. The person engaged by Contractor shall be treated, as Contractor's own employees and can claim no privileges from ICAR-NRRI, CUTTACK. The sole responsibility any legal or financial implication would rest with the contractor. The Contractor will be directly responsible for administration of his employees as regards to their wages, uniforms, general discipline and courteous behaviour etc.
- 32. The Contractor will have to obtain general insurance against risk, fire accident for his belongings etc. and provide a copy of the same to ICAR-NRRI, CUTTACK.
- 33. All the taxes/levies/fee charges payable to Govt. Deptt./Local bodies shall be paid by the contractor & no claim whatsoever shall be paid by the ICAR-NRRI, CUTTACK.

Resolutions of Disputes

- 34. The allotment is made as per the Public Premises Act, therefore dispute between the parties shall be decided as per the Public Premises (Eviction of Unauthorized Occupants) Act, 1971.
- 35. Other Terms & Conditions:
- 36. The office shall not provide any free water or electricity for general illumination, refrigeration and aeration of the shop/store/open stall. The actual cost for the consumption of electricity and water will have to be borne/deposited by the agency/contractor/proprietor to the account of the Director, ICAR-NRRI, Cuttack every month.
- 37. The shop/stall will run on all days (Monday to Sunday from 6:00AM to 10:00 PM) and shall remain open during such days/hours as may be decided by the Office.
- 38. The contractor/agency/proprietor selected for Institute Shopping Complex (Shop/ Stall), will be required to maintain the highest level of cleanliness and standard of hygiene, quality with regard to the edible items/ products and the goods/ services to be sold/ provided at the counter.
- 39. The quality of the raw materials to be sold in the Institute Market Complex should be of the highest standard and fresh. The surprise checks will be made by the duly Constituted Committee from time to time.
- 40. All safety measures are to be taken by the contractor/agency/proprietor. All types of licenses required for running of the shop/stall will be liable to the contractor/agency/proprietor.
- 41. The contractor/agency/proprietor should keep the Institute shopping complex clean. If, at any the premises are found to be unclean, the contractor/agency/proprietor shall be held responsible and action deemed fit shall be taken by the competent authority.
- 42. The contractor/agency/proprietor shall bear all the expenses for running the shop/stall and the Office shall not in any manner be liable for any damage caused on incidents like theft, burn, fire, electric shock or bear any compensation for damage or injury or injury caused to its workmen during discharging their duty. For the purpose, the contractor/agency/proprietor may take necessary insurance at his own cost.
- 43. The contractor/agency/proprietor shall not be entitled to use the accommodation/place allotted by the office for any other purpose other than the shop/stall.
- 44. The contractor/agency/proprietor shall not use the name of the office in business dealing with other persons or traders.
- 45. The contractor will be responsible for conduct of the persons engaged by him in the shop/ stall, which will be conducive for maintaining the harmonious atmosphere in the campus and will be responsible for any act commission & omission of such persons.
- 46. Security Money what will be fixed shall be deposited in the form of RTGS/NEFT/Direct Credit in favour of "ICAR UNIT NRRI" Payable at Cuttack within two working days from the date of issue of the contract order. In the event of non-deposition of the same, the earnest money will be forfeited. No interest shall be paid on the security deposit.
- 47. Security Money will not be linked to any pending amount in the Institute.
- 48. The contract, if awarded, will be initially for eleven months from the date of award of the Contract subject to continuous satisfactory performance and on failure on this aspect, the Institute reserves the right to terminate the contract. The period can be extended for further periods up to 02 years at the discretion of the competent authority subject to overall satisfactory performance of the contractor/agency/proprietor.
- 49. Sale and use of tobacco/ alcoholic drinks/intoxication/ narcotic items are strictly prohibited in the shop/stall/market complex.
- 50. The contractor has to deposit the monthly charges so offered as user's fees for running the shop/ stall in the ICAR-NRRI market complex in the first week of every month with the Bill & Cash Section of this Institute. It is also mentioned that the license fee will be accepted only in digital mode.
- 51. The Contractor/agency/proprietor shall not engage any minor as per the Child Labour Act, 1986 at the shop/stall.
- 52. No responsibility will be taken by the ICAR-NRRI for credit sales to guests/ staff/ students/ residents and others.

Assistant Administrative Officer For and on behalf of the Director, ICAR-NRRI, Cuttack

SPECIAL TERMS & CONDITIONS

- 1. In case of non-eviction of shops/stalls after the permitted period, the Institute may decide to charge double rent from the Allottee with initiation of legal action as per PP Act.
- The 10% rent shall be enhanced on every year. If a licensee does not pay rent on or before 10th day of the each month, a penalty of 5% per month on the total outstanding is to be levied upon to Allottee.
- 3. If the licensee vacates the shop/stall before the permitted period, the security money will be forfeited.
- 4. The bidder /bidder whose rates are higher will be allotted the shop. If the rates of two/three bidder s/ bidder s are found equal/same, then the shop/stall would be allotted on the discretion of the Competent Authority.
- 5. The contract will be initially valid for a period of <u>11 monts</u> which will be extendable on a year-to-year basis <u>upto 2 years</u> subject to satisfactory reports from residents and subsequent approval of the Competent Authority of the Council.
- Minimum base price of Rent/License Fee/User fee of each shop is Rs.3000/- and for each open stall is Rs.1000/- per month which will be revised from time to time.
- 7. No bidder is allowed for allotment of more than one shop/stall in the said premises/Utility Center of the Institute.
- 8. The successful/selected bidder /bidder shall within 01 working days of issue of order, give his acceptance, sign the contract with the ICAR-NRRI, CUTTACK along with performance security of six months users fee of the contract value to the account of ICAR-NRRI, CUTTACK. Performance Security should remain valid for 180 days beyond the date of completion of all contractual obligations.
- 9. The licensee will not be permitted to authorise any sub-contractor or any other firm to run the shops/stall allotted to him/her.
- 10. That the licensee will be granted a letter of agreement to carry out the above work in the ICAR-NRRI, CUTTACK initially for a period of 11 months beginning and extendable for a maximum period of two years subject to satisfactory reports from residents and subsequent approval of the Competent Authority of the Council.
- 11. The Institute reserves the right to terminate the licence by giving one month's notice.
- 12. The allotment is made as per the Public Premises Act. Dispute between the parties shall be decided as per the Public Premises (Eviction of Unauthorized Occupants) Act, 1971.
- 13. The firm whose rates will be accepted, will have to deposit **Security Money/ performance security within One working day.** Security Money shall bear no interest.
- 14. The Committee reserves the right to relax any terms and condition in the interest of the Institute as per the approval of Competent Authority.
- 15. The Committee reserves the right to reject any quotation without assigning the reasons thereof.
- 16. The quotation will be rejected straightway without assigning any reason if the applicant/firm involves in any criminal cases, declared black listed by any Govt./Semi govt. department/agencies etc.
- 17. In case of violation of any cause of contract/agreement deed, the explanation of the licensee can be called by issuing show cause notice, if the reply is not found satisfactory. Security money can be forfeited in full or as to be decided by the Council as well as action for blacklisting can also be taken prior to taking any legal action.
- 18. The Licensee shall, at its own cost and expenses, put up firefighting equipment, fitting etc. Such fixtures/fittings/items, the removal of which premises or on termination/cancellation etc. affect the building; its interior aesthetics etc. cannot be removed/taken/ away by the Licensee at the time of vacation of the licensed contract/ completion of the License Period.
- 19. This will be only a License Agreement and the Licensee has no right on the land of the licensed premises.
- 20. The Licensed premises are public premises as defined in the Public Premises (Eviction of Unauthorized Occupants) Act, 1971 and fall within the jurisdiction of ICAR-NRRI, CUTTACK.
- 21. 21. The Licensee shall be responsible for the maintenance, high standard of cleanliness and proper repairs of the premises and also for repair and maintenance of fixtures, fitting and additional facilities such as electricity, water. The Licensee shall also ensure sanitation, prevention of infectious diseases, control and prevention of nuisance from insects, rodents, or any other source etc.
- 22. The Licensee shall give special attention to the manner in which his employees receive visitors and render service ensuring good hospitality, congenial and pleasant atmosphere. Special care shall be taken for the employee's health and to ensure that all the workers/employees employed in the premises are medically fit and that they do not suffer from any contagious, loathsome or infectious disease. In this regard a certificate duly certified by an RMP (Register Medical Practitioner) in respect of each employee.
- 23. The timing of the shop/stalls in shopping complex of ICAR-NRRI, CUTTACK will not be 24 hours. The Licensed premises shall not be used for residential purposes.
- 24. The Licensee shall ensure the items sold/served from the premises are of requisite hygiene and quality standards and conform to the provisions of the Prevention of Food Adulteration Act, 1954 and any other guidelines, regulation, standards, etc. issued by Authorities

concerned from time to time.

- 25. A rate list must be displayed at prominent places in the respective outlet. No hand Bills/Stickers are allowed to be put anywhere in the premises or outside.
- 26. Deviation from approved trade for which licensee has been granted will be treated as violation of License Agreement and the license shall be terminated immediately.
- 27. The sale/serving or promotion of alcoholic beverages and serving of pork and/ or beef is strictly prohibited.
- 28. Officials of the Licensor may, at any time, enter the licensed premises/ food outlet/ shop and monitor the quality of raw material, food items and standards of facilities and interiors, exteriors of the premises etc. The Licensee will be duty bound to assist/co-operate with the Licensor officials in this regard. The source of procurement of raw materials, food items etc. will also have to be divulged to the officials of Licensor whenever asked.
- 29. The Licensee shall not place or permit placement of any advertisement, notice frames, pictures, decorations, telephones, weighing or vending machines or manual or mechanical/electrical devices or contrivance for commercial gains. Board/Banner/hording/posters etc. promoting any individuals location/ outlet either in ICAR-NRRI, CUTTACK, or any of the place or near the allotted shop/Outlets will not allowed.
- 30. Segregation of waste material will also be undertaken by Licensee of outlets/shop as per local rules and regulations. Shop/outlet operators shall collect all garbage in bags/boxes/trolleys permitted for the purpose as per the guidelines of the Licensor. The collected garbage shall be kept at identified collection points. Failure to do so will involve termination/cancellation of the License Agreement without any notice. It will also be the responsibility of the Licensee to maintain cleanliness and hygiene in and around their allotted shop/outlet.
- 31. The Licensee shall not use any kanat or shamiana in the premises or occupy the area around the licensed premises in any manner.
- 32. Licensee can promote themselves by putting uniform signage only about their outlet name at the licensed premised only and nowhere
- 33. The preparation of premises is also to be carried out by licensee at his own cost after obtaining the approval from ICAR-NRRI, CUTTACK.
- 34. The licensee shall get the electricity/water connection at their own end after taking prior permission of the Council & the licensee shall have to pay dues himself/herself, ICAR-NRRI, CUTTACK shall not bear any expenditure for their service.

1. Eligibility conditions/Check List of Documents

S.No	Particulars	Attached supporting
		documentary evidence
		Yes/No
1.	Name & Address of the bidder providing with any valid I'd proof	
	(Aadhaar/Voter I'd/Electricity Bill)	
2.	Bank Details of the bidder providing with photocopy of the	
	passbook/checkbook.	
3.	Acceptance letter as per Annexure-II	
4.	An affidavit (undertaking) on a non-judicial stamp paper of Rs. 10/- as	
	per Annexure-IV	
5.	Copy of the PAN either individual or firm.	
6.	Valid Registration Certificate of the bidder to run the Shop/Stall	
	(Desirable).	
7.	Copy of Goods & Service Tax Registration certificate. (Desirable)	

Note:

- a. Scanned photocopies duly signed by the authorized signatory of all documents from **Sr. 01 to 07** above may be attached with the quotation paper.
- b. All the above desirable documents are to be submitted within Thirty days of award of contract failing which the Competent Authority reserves the right to cancel the contract forfeiting the Security Amount without mentioning any reason thereof.

From,
То,
The Director, ICAR-NRRI, Cuttack-6, ODISHA.
Sub: Quotation for "Allotment of Two numbers of vacant shops and Three numbers of Open stalls in the Shopping Complex at ICAR-NRRI, Cuttack-6, Odisha." regarding.
Sir,
In inviting your inquiry letter No.F. <u>62-01/2024/Misc./ShoppingComplex/Tech/</u> (Comp. No.309894) Dated <u>16/04/2024</u> , I am submitting wherewith all the relevant documents with dated signature and accepting all the terms & conditions for your kind consideration and allotment of one Grocery Shop at your utility centre, near SBI ATM counter, ICAR-NRRI, Cuttack.
Further, I do hereby offer to pay the minimum rent/ users fee of Rs/-
(Rupees) only per month
in lieu of using your shop/space as mentioned in your Terms & Conditions and assure you to
abide with your all rules and regulations and to provide the best of my service giving no chance to raise any complaint against our service periods.
Sir, I hope you will be kind enough to consider our quote to give us a chance to serve you
better with our best efforts & services.
With regards & Thanks,
Yours faithfully
Dt
()
Enclosures:
1)
2)

To, Annexure-II

The Director, ICAR-NRRI, CUTTACK,

Sub: Acceptance letter

Sir,

I hereby undertake that I have read and understood the entire documents and accept & agree to comply with the same. I also accept and agree that any subsequent Addendums and Corrigendum's if issued in this regard I shall comply accordingly.

Signature of the Authorized Signatory of the Bidder with seal of firm

SCHEDULE OF RATE

To,

Sir,

The Director ICAR-NRRI, CUTTACK

Subject: Quotation for allotment of vacant shops/stalls in the Campus of ICAR-NRRI, CUTTACK reg;-

	•		0		
		dersigned hav	e read the terms and conditio		te the rates as under:-
Sr. No.	Title of the Shop	Size	Services to be provided.	Minimum License fee	Quoted rate for the
				of NRRI which will be	shop/ stall to be filled
				revised from time to	up. (In figures and
				time.	words)
1.	Grocery Shop-01 No. (Shop No.1-C)	13 x 14 sft	All grocery and edible items (other than wet cooked	Rs.3000/- per month	
			food).		
2.	Xerox Counter – 01 No. (Shop No.2-C)	13 x 14 sft	Office Stationery, Xerox, Lamination, Spiral Binding,	Rs.3000/- per month	
	(00)		Data entry and editing,		
			Photo print and printing of		
			Plastic Card etc.		
3.	Open Stall – Vegetable	100 Sq.Ft.	Vegetables & Fruits counter	r Rs.1000/- per month /	
	(Stall No- 1-S)	each		each stall space	
4.	Open Stall – Snacks	100 Sq.Ft.	Fast-food items/ Hot	Rs.1000/- per month /	
	(Stall No- 2-S)	each	beverages / Sweet treats	each stall space	
			including milk products		
			(chena, paneer, rabidi,		
			poda, khua etc.) and boiled		
			eggs, etc.		
5.	Open Stall – Ironing	100 Sq.Ft.	Cloth Ironing Shop	Rs.1000/- per month /	
	(Stall No- 3-S)	each		each stall space	
tender	documents.	•	vill run shops/stall in accorda mance Security within two workir	·	
			dity period of 180 days fro tany time before the expiration		of Technical Bid. It shall
	a formal contract is pr ation of award shall consti		executed, this bid, together contract between us.	with your written acce	ptance thereof and your
			the award is made to us, in ex orce in India namely "Pre		
I/We he	ereby certify that we have t	aken steps to	ensure that no person acting	for us or on our behalf w	ill engage in bribery.
I/We u	nderstand that you are n	ot bound to	accept the lowest orany bid	you may receive.	

I/We attach here with an affidavit confirming that the information furnished in the Bid is correct to the best of our knowledge

I/We clarify/confirm that we comply with the eligibility requirements of the bidding documents till our contract remain in

Dated this _____day of _____2024.

Signature of the Authorized Signatory of the Bidder with seal of firm

and belief.

operation/force.

An undertaking enclosed at Annexure of the tender/bid document on non judicial stamp paper of Rs. 10.00

UNDERTAKING

I/We have read and understood the contents of tender and agree to abide by the terms and conditions of this tender and undertake the following.

- 1. I/We also confirm that in the event of my/our tender being accepted, I/we hereby undertake to furnish Performance Security, as mentioned in the bid document.
- 2. I/We further undertake that none of the Proprietor/Partners/Directors of the firm was or is Proprietor or Partner or Director of any firm with whom the government have banned/suspended business dealing. I/We further undertake to report to the ICAR-NRRI, CUTTACK immediately after we are informed but in any case not later than 05 days, if any firm in which Proprietor/Partners/Directors are Proprietor or Partner or Director of such a firm which is banned/suspended in future during the currency of the contract with you.
- 3. I/We agree that all disputes, if arising related to this tender, shall be within the jurisdiction of courts of Cuttack, Odisha.
- 4. I/we undertake that the firm/company etc has never been blacklisted by any of the Central/ Govt. organization and no criminal case is pending against the firm/company.
- 5. That the information supplied by the firm/company/bidder in the bid are true and nothing has been concealed and in case at any stage any information is found false our EMD/ Performance Security can be forfeited and our tender can also be rejected by the Council.
- 6. ICAR-NRRI, CUTTACK Authorities may make surprise inspection to ensure proper Quality and nearby sanitation condition.

Date:

(Signature of the tenderer/bidder)

Name: designation with seal of the firm/company

Authorised signatory with Rubber Stamp