PA57,THIRUMAYAM TALUK AGRICULTURAL PRODUCERS CO-OPERATIVE MARKETING SOCIETY LTD., THIRUMAYAM

Organization Name	:	PA57, Thirumayam Taluk Agricultural Producers Co-operative Marketing Society Ltd., Thirumayam.
Department	:	Co-operation
Tender Id	:	1/2022-2023
Tender Ref No.	:	Tender Committee Order
Tender Title	:	PDS Lorry Hire Tender
Product category	:	-
Sub Category	:	-
Tender Value of Work	:	Rs. 50.00 Lakhs (approximate value)
Tender Document	:	Download and view the document www.tenders.tn.gov.in
Technical Document	:	Download and view the document www.tenders.tn.gov.in
Additional Document	:	Download and view the document www.tenders.tn.gov.in
Tender type	:	PDS Lorry Hire Tender
Location	:	Thirumayam
Tender announcement	:	13.04.2022
Date of Publication	:	14.04.2022
Last date of issue of Tender Document	:	28.04.2022 upto 5.30 PM
Last date for Tender submission	:	29.04.2022 upto 10.30 AM
Tender Opening date and time	:	29.04.2022 at 12.30 PM
Work description	:	Transportation of Public Distribution System goods from godowns of Tamilnadu Civil Supplies Corporation Godown at Thirumayam to Fairprice Shops in Thirumayam and Ponnamaravathi Taluk
EMD amount	:	Rs. 50,000/-
Mode of E.M.D. to be remitted	:	Demand draft of any one of the Nationalised Banks in favour of TCMS Ltd Payable at Thirumayam. The E.M.D. Should be paid through Demand Draft . Cheque will not strictly be accepted.
Period of Work to be completed	:	One Year from the date of appointment.
Pre –qualification	:	Experience Certificate in similar type of work
Tender Receiving authority	:	Tender Committee, For PA57,Thirumayam Taluk Agricultural Producers Co-operative Marketing Society Ltd., Thirumayam
Tender scrutiny and finalization authority	:	Tender Committee, For PA57,Thirumayam Taluk Agricultural Producers Co-operative Marketing Society Ltd., Thirumayam.
Email	:	pa57tcms@gmail.com
Office Phone	:	04333 274239, 9443855396
Address	:	PA57,Thirumayam Taluk Agricultural Producers Co-operative Marketing Society Ltd., Thirumayam. Near Bustand, Madurai Main Road, Thirumayam Taluk, Thirumayam, Pudukkottai District. 622507

PA57,THIRUMAYAM TALUK AGRICULTURAL PRODUCERS CO-OPERATIVE MARKETING SOCIETY LTD., THIRUMAYAM

TENDER FOR TRANSPORT OF ESSENTIAL COMMODITIES 2021-2022

INSTRUCTIONS TO BIDDERS – TERMS AND CONDITIONS

1.0 ISSUE/CLOSING DATE AND TIME

Tender forms will be issued during Office Hours from the date of Publication of Notice-and up to 5.00 PM on 28.04.2022 . The Cost of Tender form is Rs.500+GST. The Tender forms can be obtained on payment of Cash or by production of DD drawn on any Nationalised Bank in favour of Thirumayam Agricultural Producers Co-operative Marketing Society Ltd payable at Thirumayam. In case if the Tender form is required by courier/RPAD, necessary fees should be remitted.Also the same can be downloaded from <u>www.tenders.tn.gov.in</u> at free of cost.

- 1.1 The Tenders will be received up to 10.30 **AM** on 29.04.2022. The Tenders should be deposited in the tender box kept in the office of the Deputy Registrar of Cooperative Societies, Kamatchi Amman Kovil Street ,Arantangi, Arantangi Taluk, Pudukkottai District. 614 616.
- 1.2 Received tenders will be opened on 29.04.2022 at 12.30 PM.

2.0 APPLICATION

- 2.1 IT SHOULD BE SUBMITTED IN TWO SEPARATE SEALED COVERS
- 2.2 Technical Bid First Envelop (marked 'A') should contain General Terms and Conditions (Annexure-I) and a Crossed Demand Draft for Rs.50,000/- (Rupees Fifty Thousand Only) towards Earnest Money Deposit favoring Thirumayam Taluk Agricultural Producers Co-operative Marketing Society Ltd., drawn on any Nationalised Bank Payable at Thirumayam enclosed. Tenders not containing EMD in the prescribed manner shall be summarily rejected.
- 2.3 Each page of Annexure-II should be signed and official seal should be affixed by the Tenderer.
- 2.4 The details about **PRE- QUALIFICATION OF TENDERER** (Annexure II form enclosed) to undertake the Tender and declaration **Annexure-III, IV** should also be enclosed.
- 2.5 (a) Finacial Bid Second Envelope (marked 'B') should contain price bid as per Proforma given in Annexure-V duly filled in and signed by the Tenderer in each and every page official seal should be affixed.

(b) A covering letter in the form (Model enclosed) should also be sent.

Note: The second cover will be opened only if the Tenderer is found fit to execute the Tender.

2.6 The above two envelops must be clearly superscribed with the following:-(Separate form should be submitted for each point)

<u>Tender for Transport of Essential Commodities 2022-2023 (Period One</u> <u>year from the date of appointment)</u>

Name & Address of the Tenderer :

Name of the Point :

1. TNCSC Godown, Thirumayam.

2.7 The two separate envelopes shall be put in one envelope superscribing thereon "Appointment of Road Transporter for movement of Essential Commodities". Tenders received without the documents specified in this clause shall be outrightly rejected and the price bid of such Tenderers shall not be taken for consideration. No correspondence shall be entertained by Thirumayam Taluk Agrl.Producers Co-op Marketing Society Ltd from such Tenderers in this matter and EMD of such Tenderers shall be returned in due course of time. Tenderers should therefore ensure that conditions stipulated are duly complied with.

3.0 CHANGE IN SCHEDULE

Tender Committee TCMS reserves the right to change the date, time and venue for submission and opening of Tenders. If any change Tender Committee, The Thirumayam Taluk Agricultural Producers Co-operative Marketing Society Ltd., will intimate all the parties such change along with the revised opening date and time thereof.

4.0 ACCEPTANCE /REJECTION OF TENDER

Tender Committee, TCMS reserves the right to reject at its sole and absolute discretion whole or part of any tender without assigning any reasons thereof. The award of contract for Road transportation work shall be at The Thirumayam Taluk Agricultural Producers Co-operative Marketing Society Ltd is sole and absolute discretion and shall not disputable /challengeable.

5.0 AWARD OF WORK

- 5.1 Tender Committee, TCMS shall have the right to place the order / award the work to one or more agencies at its sole discretion.
- 5.2 The Tenders shall be deemed to have been accepted by Tender Committee, The Thirumayam Taluk Agricultural Producers Co-operative Marketing Society Ltd upon issue by the Tender Committee, TCMS of a work order / Contract. Such acceptance of Tender offer shall be deemed to have been made upon putting thereof in mail or upon delivery thereof to courier.

6.0 VALIDITY OF TENDER

The initial period of validity of the accepted Tender shall be for 90 (Ninety) days. No bidder shall be allowed to withdraw, revoke, revise / alter his price bid after opening of the bids. In case any bidder withdraws, revokes, revises, alters his bid, within the period of 90 days, the same shall be rejected and their EMD would be forfeited even though the bid is confirmed to the lowest.

6.1 By making his Tender offer, the Tenderer shall be deemed to have unconditionally and irrevocably agreed that any negotiations or discussions with Tender Committee, Thirumayam Taluk Agricultural Producers Co-operative Marketing Society Ltd relating to his tender offer viz the rates for carrying out road transportation work shall be without prejudice to the validity of the offer including the said 90 (Ninety) days period for acceptance thereof and such negotiations or discussions with Tender Committee shall not in any way or manner be construed or interpreted as affecting the validity of the Tender offer.

7.0 EARNEST MONEY DEPOSIT

All Tenders must be accompanied by Earnest Money deposit of Rs.50000/- (Rupees Forty Five Thousand Only) through a crossed demand draft in favour of The Thirumayam Taluk Agricultural Producers Co-operative Marketing Society Ltd drawn on any Nationalised Bank payable at Thirumayam. EMD in any other form shall not be accepted. Tenders submitted without the Earnest Money Deposit will be summarily rejected.

- **7.1** No interest will be paid on the amount of Earnest Money Deposit. Earnest Money deposited by the unsuccessful bidder(s) shall be returned soon after the finalization of the Tender.
- **7.2** Earnest Money Deposited by the successful bidder(s) will be converted into Security Deposit and balance amount of security deposit, shall be paid within 14 days from the date of receipt of work order by the bidder, by way of crossed demand Draft in manner prescribed above.
- **7.3** Earnest Money Deposit shall be forfeited at the sole discretion of The Tender Committee The Thirumayam Taluk Agricultural Producers Co-operative Marketing Society Ltd in case the Tenderer, after submission of his bid, either increases his original offered rates or withdraws the offer or fails to carry out transportation work offered by The Tender Committee, TCMS to him, Wholly (or in part) or after intimation by The Tender Committee, TCMS of the acceptance of his Tender, fails to

enter into a contract agreement in the prescribed format with The Tender Committee, TCMS within a period of 7 days of receipt of such information.

8.0 MINIMUM BID QUANTITY

The Tender Committee TCMS reserves the right to place a work order for transportation of Essential Commodities for a quantity less than quantity indicated in the Tender Document at its sole absolute discretion and the Transporter is not entitled for any compensation in such event.

9.0 UNCONDITIONAL ACCEPTANCE OF TENDER TERMS:

Tenderers are requested to go through the terms and conditions of this tender thoroughly along with the general terms and conditions. Tender containing deviations to the terms and conditions of this "Notice-Inviting Tender" may not be accepted.

10.0 SUBMISSION OF PRICE BIDS:

All amounts should be indicated by the tenderers both in words and in figures. In the event of any difference between prices quoted in figures and words, the lower amount quoted shall be considered for evaluation of bid.

11.0 EVALUATION BASIS:

The price bids submitted by the bidders against this tender will be evaluated on overall basis for all destinations and distance slabs given in the price bid and the lowest bidder will, be arrived at on overall 'L1' basis. I.e. Price quoted for all destinations for each godown separately. The following details may be perused by the bidder for quoting the rates for different distance slabs.

Ouantity in MT to be lifted/Month

S.No	Slab	No of shops	Approximate M.T
1	Upto 5Km	11	155
2	Above 5km upto 10km	29	305
3	Above 10km	128	1140
	Total	168	1600

TNCSC Thirumayam Godown

12.0 **REVISION OF PRICES:**

The price bids shall be opened and read out on the date and time specified for the purpose in the presence of the Tenderers or their authorised representatives who wish to be present at the opening date and time of the Tender. No opportunity whatsoever shall be given to the Tenderers for revising the original price bids after dropping in the Tender box. However, Tender Committee, TCMS reserves its right for negotiations, with the lowest bidder.

13.0 SUB CONTRACT:

The Tenderer will not be permitted to assign or give a subcontract of the work awarded to him for any reason whatsoever without prior permission of TCMS in writing.

14.0 JURISDICTION OF COURT:

The contract would be deemed to have been entered into at one year from the date of appointment and therefore, would be under competent authorities under Tamil Nadu Co-operative Societies Act 1983 and rules 1988.

15.0 DISPUTE:

In case of any dispute, Tender Committee, TCMS decision will be final and binding on the Tenderers.

16.0 AWARD OF CONTRACT:

The Tender Committee TCMS reserves the right to divide or sub-divide the subject work between two or more tenderers (TRANSPORTERS) as per Lorry requirements and the quoted rates shall apply and remain valid even for such division of work. Tender committee, TCMS decision on this will be final and binding and conclusive on all the TRANSPORTERS.

16.1 Where more than one TRANSPORTER is engaged by The Tender Committee TCMS the lowest bidder shall be awarded not less than 60% of the quantity covered in the Tender and the remaining quantity to other Tenderers.

17.0 NO COMPENSATION FOR SUBMISSION OF TENDERS:

The Tenderer shall not be entitled to claim any cost, charges or incidentals for or in connection with the preparation of and submission of their tenders though the Tender Committee TCMS may withdraw notice inviting tender (NIT) or reject any or all the tenders without assigning, any reason thereof.

18.0 CLARIFICATIONS:

For any clarifications regarding the notice inviting tender, The Tender Committee, TCMS Thirumayam, may be contacted during office hours but before 48 hours of the opening of the tender. Phone No 9443855396, 9943260503.

19.0 GENERAL TERMS AND CONDITIONS:

The Tenderer is also requested to go through the general terms and conditions before submission of the tender. Each page should be signed and official seal should be affixed by the Tenderer.

Tender Committee,

TCMS, Thirumayam.

Checks list for qualification bid (Part-I cover) Name of the Tenderer and Address

Sl. No.	Details	Indicate Yes or No.	Page number in which documents are available
1.	Whether the tender document is in the form prescribed by the Tender Committee TCMS		
2.	Whether DD for the requisite EMD of Rs.50,000/- enclosed.		
3.	Whether the xerox copies of the RC Books for owning minimum 5 lorries in the tenderer's name enclosed		
4.	Whether registered lease deed for having taken possession of minimum 5 lorries in the name of the tenderer enclosed.		
5.	Whether the turnover statement duly signed by the Chartered Accountant enclosed. (Average annual turnover Rs.10.00 lakhs per annum for proceeding 3 years)		
6.	Whether Xerox copy of the Income Tax PAN card, GST in the name of the tenderer enclosed.		
7.	Whether Xerox copy of the firm registration certificate enclosed.		
8.	Whether self certificate to the effect that the tenderer has not been black listed either by the TNCSC or by other Cooperative Institution enclosed. (Annexure – IV)		
9.	Whether the experience certificate in similar type of work obtained from the State/Central Government/Public limited companies enclosed.		
10.	Whether the satisfactory certificate obtained from the concerned S.R.M/R.M/Cooperative Society enclosed.		
11.	Whether the certificate obtained from the SRM/RM that the tenderer is not a Hulling Agent of this Corporation enclosed.		
12.	Whether authorization letter in the case of representative of the tenderer enclosed.		

Tender for Transport of Essential Commodities.

Date:

From

To The Tender Committee, PA57,Thirumayam Taluk Agricultural Producers Co-operative Marketing Society Ltd 3/333, Near Bustand, Thirumayam Taluk, Pudukkottai. 622 507.

Sir,

Sub: Lorry Hire - Tender for Transport of essential Commodites 2022–2023.

* * * * *

We enclose the following in respect of the tender for Transport of Essential Commodities for the year 2022 - 2023.

I. Technical Bid(First Envelope marked A)

1) Demand Draft for Rs.50,000/-.

- 2) Instructions to Buidder Annexure-I
- 3) General Terms and Conditions Annexure II
- 4) Format of Affdavit Annexure -III
- 5) Certificate Annexure IV
- II. Financial Bid (Second envelope marked B) 1. Annexure -V & VI

PA57,THIRUMAYAM TALUK AGRICULTURAL PRODUCERS CO-OPERATIVE MARKETING SOCIETY LTD., THIRUMAYAM622507 PHONE NO: 04333 274239 9443855396 Email: pa57tcms@gmail.com Technical Bid

1	Name and Address of the Tenderer		
1.	Name and Address of the Tenderer	:	
2.	Telephone No./ Mobile No.	:	
3.	E.Mail Address	:	
4.	Status of the tenderer proprietor / partnership / Company etc.,	:	
5.	Firm Registration Certificate enclosed	:	Yes/No
6.	Name of Properietor / Partners / Directors with full address and Telephone No. (Attach copies of Partnership Deed / Memorandum and Articles of Assocation, Bylaws as applicable)	:	
7.	Certificate of experience in particular field enclosed	:	Yes/No
8.	Name and Address of the tenderer's bank and Branch	:	
9.	Name under which?	:	
a.	Assessed for Income Tax	:	
b.	PAN No.	:	

c.	GST No	:	

10. Details of Owned / Hired Lorries:

(Self Attested Xerox copies of RC Books to be enclosed) original should be produced for verification.

Sl.	Regn. No.	Make	Capacity (in Mts)	Owner's Name
No.			(in Mts)	
1.				
2.				
3.				
4.				
5.				
6.				
7.				
8.				
9.				
10.				

I/We hereby declare that

- i) The lorries shown in this tender owned/hired are not debarred earlier by TNCSC Corporation/any Cooperative Society for seizure by the enforcement authorities etc., I understand that if such adverse occurrence is suppressed by me and brought to notice at a later date the contract is liable for termination.
- ii) The particulars furnished above are true and correct to the best of my/our knowledge and agree to the terms and conditions of this tender.
- iii) I/We understand that in case of any false information furnished, the tenderer will be disqualified in the tender.
- iv) I/We accept all the terms and conditions contained in this tender.

Date: Address:

(SIGNATURE WITH SEAL)

Contact Person	:
Phone No	:
Mobile No.	:

Signature of Tenderer.

TECHNICAL BID ANNEXURE – I

PA57,THIRUMAYAM TALUK AGRICULTURAL PRODUCERS CO-OPERATIVE MARKETING SOCIETY LTD., THIRUMAYAM 622507

Name of the Work: Transport of Essential Commodities various destination in:

	Thirumayam		
I.	Name of the Address of the Tenderer	:	
II.	Address:		
	a. Residence	:	
	b. E.Mail Address	:	
III.	Telephone Nos.		
	a. Office	:	
	b. Residence	:	
	c. Cell No.	:	
	d. Fax No.	:	
IV	Other Details (Xerox copies to be enclosed)		
	a. VAT No.	:	
	b. CST No.	:	
	c. TNGST no.	:	
	d. TIN No.	:	
	e. PAN No.	:	
	f. GST No.		
V	Contact Person	:	
VI	Details of EMD remitted		
	i. EMD amount	:	Rs.50,000/-
	ii. D.D.No.	:	
	iii. Date	:	
	iv. Bank	:	
VII	Experience and past performance in the	:	
	execution of similar contract		
VIII	Financial status	:	
IX	No of Lorries owned	:	
L	Dealanation		

Declaration

I Thiru State that I have read the instructions to bidders and the general terms and conditions of the contract and declare that I am capable of execution of the said work.

Certified that the particulars furnished above are true and correct

The following are enclosed:

- 1. General Terms and Conditions (Annexure II)
- 2. Affidavit (Annexure III)
- 3. Certificate (Annexure IV)

- 4. Financial Bid (Annexure-V)
- 5. Shop List (Annexure-VI A,B,C,D)

Date : Place : Signature of the Tenderer with date

ANNEXURE – II*

GENERAL TERMS AND CONDITIONS

1.0 <u>SCOPE OF WORK</u>

Tenders are invited for an annual rate contract by TCMS for transportation Essential Commodities (viz) Rice, Sugar, Wheat, Toor Dhall, Urid Dhall, Palm Oil, Rava, Atta and Maligai kit etc., from Tamilnadu Civil Supplies godown, Thiruamaym situated at Thirumayam to Fair Price Shops of Thiruamayam Taluk and Ponnamaravathi Taluk (FOR DETAILS PLEASE SEE Annexure VI) situated in various destination in the above Taluk areas. The work consists of supplying roadworthy trucks to various destinations within Thirumayam and Ponnamaravathi Taluk. Sufficient number of trucks is required to transport the Essential Commodities from Civil Supplies godowns as per the requirement of TCMS for fulfilling the dispatch of Tendered quantity of Essential Commodities on day to-day basis.

2.0 **DUE DATE SUBMISSION**

The Tender should be deposited in the Tender box in the Office of the Deputy Registrar of Cooperative Societies, Arantangi Circle, Arantangi on or before 29.04.2022, 10.30 AM and the same will be opened in the presence of Tenderers or their authorized representatives who wish to be present at 12.30 PM on the same day.

If the Tender submitted through Registered post or courier service is received in Deputy Registrar Of Cooperative Societies, Arantangi Circle, Arantangi after due date and time, due to whatsoever reasons, will be treated as late bid and will not be considered.

3.0 EARNEST MONEY DEPOSIT

All Tenders must be accompanied by Earnest Money Deposit of Rs.50,000/-(Rupees Forty Five Thousand only) through a crossed Demand Draft in favour of Thirumayam Taluk Agricultural Producers Co-operative Marketing Society Ltd drawn on any Nationalised Bank payable at Thirumayam . EMD in any other form shall not be accepted. Tenders submitted without the Earnest Money Deposit will be summarily rejected.

4.0. <u>SECURITY DEPOSIT</u>

Successful Tenderer shall keep with TCMS a Security Deposit of Rs.1,00,000/- (Rupees One lakhs only) within 7 days from the date of issue of Tender order, failing which EMD shall be forfeited and the tender award will be cancelled.

- **4.1.** No interest is payable on Security Deposit
- **4.2.** The Security Deposit after effecting deduction if any will be refunded on successful completion of the contract and submission of all the duly acknowledged Delivery Challans for proof of delivery and 'No claim' statement from TRANSPORTER and completion of Audit for the period.

5.0 FILLING AND SUBMISSION OF TENDERS

The Tender form shall be filled in by the Tenderers neatly and accurately. Any alteration, erasing or overwriting shall be neatly carried out and duly attested with the full signature of the Tenderer.

- 5.1. The Tenderer should submit the Tender documents including the offer and this "General Terms and conditions" of the NIT intact without detaching any page or pages. The Tender documents including the schedule of rates (Annexure-V) should be duly filled in completely and signed at each page by the Tenderer with his seal.
- 5.2. Tenderer should quote the rates for the movement of goods for the distances in Rupees as noted below including unloading and other charges. The rate quoted should be both in figures and words. In case of any discrepancy, the least of them shall be considered as final. The tenderer should quote the rates in the Financial bid for four categories.

i)	Upto 5 Km
ii)	Morethan 5Km and Upto
	10Km
iii)	Above 10 Km

5.3. Tenderer may visit the various place of FPS (addresses can be ascertained from TCMS office) at their own cost and satisfy themselves of the local conditions. Submission of Tender implies that the Tenderer has obtained all the clarifications required regarding nature of work, location of FPS, Route surveys and difficulties that may be encountered during the progress of transportation contract. No claim on ground of want of information of knowledge in such respect will be entertained. No claim for extra charges consequent upon any misunderstanding of otherwise will be admissible.

6.0. <u>OPENING AND ACCEPTANCE OF TENDER</u>

The Tender Committee, TCMS reserves the right to accept or reject The Tender any or all the Tenders in full or in part without assigning any reason there of. The Tender Committee, TCMS also reserves the right to allot the work to one or more TRANSPORTERS as per it's requirement. The decision of The Tender Committee, TCMS in this regard will be final, binding and conclusive on all the Tenders.

- 6.1. The rates quoted in Tender shall remain valid for acceptance for 90 days from the date of opening of the price bid. No Tenderer can withdraw his Tender or revoke the same within the said period or make changes thereto.
- 6.2. If a Tenderer withdraws or revokes the Tender or makes any revision within 90 days, his Earnest Money Deposit will be forfeited. The Tender Committee TCMS decision in this regard shall be final, binding and conclusive on all the Tenderers. Further, the Tenderer will be put on to 'Holiday List; for such period as may deem fit.
- 6.3. Earnest Money deposit of the bidder shall be forfeited in case the Tenderer on receipt of work order refuses to accept the work (or) fails to start the job and/or does not comply with other contractual obligations. In addition the Tenderer may be debarred from further dealings with the Tender Committee TCMS for future Tender.
- 6.4 Tenderers should be prepared to come to the Tender Committee, TCMS Thirumayam for discussion, of called for, with the Tender Committee, TCMS authorities at their own expenses without any obligation on the part of the Tender Committee, TCMS.
- 6.5. The Tender bid will be opened in the presence of the Tenderers/authorized representatives who choose to be present on the specified date. Tenderers may depute their authorized representative who is authorized to take decision if required. In case any of the bidders are not present or represented by their representative who is unable to take decision, then the decision of The Tender Committee, TCMS with regard to their bid will be final and binding on them. The authorised' representatives will have to submit the written authorization letter issued by the Tenderer

7.0. <u>PERIOD CONTRACT</u>

The period of the contract shall be for 12 months from the date of acceptance with a provision for extension for a maximum period of 6 months or parts thereof on the same rates, terms and conditions at the sole discretion of The Tender Committee, TCMS, Thirumayam.

8.0. FIRM RATES

No escalation, whatsoever, shall be admissible on rates during the currency of the contract including extended period, if any, and the quoted rates shall remain firm.

9.0. TERMS AND CONDITIONS

It is clearly and expressly understood that the Tender Committee TCMS neither guarantees for the number of Lorries required per day/per month during the contract period nor the loads on return trips.

- 9.1. Minimum 12 hours notice will be given to the TRANSPORTER for the supply of Lorries for loading on day to day basis. It shall be the responsibility of the TRANSPORTER to keep readily available as many Lorries as may be required and to transport the goods entrusted to him in vehicles confirming to all the relevant Govt. regulations and licences. In case of failure on the part of the TRANSPORTER to provide sufficient number of Lorries, then The TCMS shall be at liberty to obtain the necessary transport from any other source and impose penalty and recovery of extra cost, if any thereof from the TRANSPORTER.
- 9.2. Timely lifting of the material by the TRANSPORTER as per despatch instructions given by The TCMS is the essence of the contract. The TCMS will also depute one escort to the transport of essential commodities for each lorry. In case of failure of lifting of Essential Commodities as per despatch instructions issued by The TCMS for the movement of material to the designated destinations, The TCMS may be forced to move the material by an alternate mode of transport, and further handling of transport to meet its sales plan and obligation. 'When such an eventuality arises the difference between the cost incurred in transporting the material through alternate costly mode of transport, and secondary transportation and the cost that would have been incurred had the material been transport Contractors from any payment / Security Deposit lying with The TCMS at the discretion of The TCMS.

10.0 MODE OF PAYMENT OF BILLS

Bills complete in all respect has to be sent by the TRANSPORTER in triplicate to 'The Managing Director, TCMS along with acknowledged Delivery Chalans for verification. Fortnightly Payment will be made by Account Payee cheque within 15 days of the receipt of certified bills by The TCMS after making deduction on account of statutory provisions like Income Tax, GST, etc. and after effecting recoveries, if any, on account of contractual provisions, loss or damage of material and/or packing material, non-delivery of material etc.

10.1 Bills not accompanied with acknowledged Delivery Chalans will not be entertained for payment. However, in case of lost Delivery Chalans, request of TRANSPORTER accompanied with certificate for receipt of material intact by the concerned, TCMS will be considered on merit basis only.

11.0 DEDUCTION TOWARDS NON-SUBMISSION OF ACKNOWLEDGED DELIVERY CHALANS:

In case, TRANSPORTERS fails to submit the acknowledged Delivery Chalans within 45 days from the last day of the month of lifting of material, it will be presumed that the materials have not been delivered at the destinations and recovery for the material covered under those Delivery Chalans shall be made as per the provisions of clause 12 (C)

11.1 In case of Delivery Chalans are lost/misplaced, Duplicate Delivery Chalans will be issued on chargeable basis (Rs.100/- per delivery challan) on specific request from the TRANSPORTER IN WRITING. Such duplicate Delivery Chalans will be issued only after 30 days from the date of issue of original Delivery Chalans.

12.0 PENALTY CLAUSE

Deduction shall be made from the bills submitted by the TRANSPORTER on account of the following:-

- a. If the bags are delivered in torn, cut, hook used or damaged condition; the deductions shall be made as under:-
- i. If there is turn/damage in bags, the cost of bags @ Rs.19/- per bag + GST will be deducted.
- ii. If there is loss of Essential Commodities, from the torn/damaged bag, the deduction will be made for the short quantity at double the cost equivalent to the value of Essential Commodities along with Rs.19/- per / damaged bag+ GST towards the cost of damaged bags plus the freight for short delivered material.

b. In case of Essential Commodities delivered in rain affected or in wet condition, the cost of full bag of Essential Commodities, should equivalent to the value of Essential Commodities, will be deducted for all such bags.

(Signature of the Tenderer)

- c. If proof of delivery is not submitted within 45 days from the last date of month of lifting of material then deduction will be made at double the cost equivalent to the value of Essential Commodities
- d. In case of non-delivery of Essential Commodities bags, double the cost of Essential Commodities will be deducted for all such non-delivered material.

13.0 SHORT LIFTING PENALTY / FAILURE TO LIFT

Rates should be quoted in such a fashion that Transporter will not have any objection for Transportation of Essential commodities to any destinations to meet demand throughout the contract period, including extended period if any. In case of any shortfall in lifting/failure to lift the designated quantity stipulated as per clause 16.0 a penalty of Rs.100/- per MT per day will be levied on such short lifted quantity/non-lifted quantity. The short fall will be evaluated on fortnightly basis.

14.0 PENALTY FOR DELAY

The material dispatched from the Civil Supplis Godown should be delivered to the Fair Price Shops within 3 hours of loading. The penalty of delay delivery shall be @ Rs.100/- per Lorry for every one hour of delay beyond the scheduled delivery. The penalty shall be calculated excluding the time taken for loading.

- **15.0** The following procedure shall be adopted for obtaining the distances by the shortest route:-
- (i) For the distance through the shortest route as certified by TT Maps or PWD will be applicable.
- (ii) If for any destination, certified distance could not be obtained from TT Maps or PWD/ The TCMS the same shall be ascertained-by the committee constituted by The Tender Committee, TCMS.
- (iii) In case of diversion of Lorry, the shortest distance between original and diverted destination shall be obtained from TT Maps or through Committee constituted by The Tender Committee, TCMS.

- 15.4 The Transport charges are payable for quantity of commodity transported by loaded Lorry or on fixed destination basis, as case may be, and not for distances or return from fair price shops to place of loading.
- 15.5 The rates as agreed upon would be all inclusive and would include all comprehensive insurance charges for the lorry and all Govt. charges such as road tax, taxes of any, and no increase in rates would be permissible in the event of increase in such charges, whether statutory or not.
- 15.6 No extra items of work shall be done by the TRANSPORTER, other than those provided in the Tender schedule attached or unless authorized to do so in writing by The Tender Committee, TCMS For any such items of work executed as per instruction of The Tender Committee, TCMS the rates shall be as mutually agreed upon and shall be derived from accepted rates.
- 15.7 No other charges other than rates quoted are payable by The TCMS.

16.0 DAILY LORRY REQUIREMENT

The approximate Minimum number of lorry requirement per day as follows

Name of the TNCSC Godown	No.of Lorries Required	
TNCSC Godown Thirumayam	5 (Five)	

The Transporter shall be required to transporte approximately Twenty Four thousand tones of bagged essential commodities per annum by road, The TCMS shall give the road transportation programme i.e., "Despatch instructions" for various destinations to the road transporter. It will be the responsibility of the road transporter to transport the material as per the programme. For any shortfall in lifiting, penalty will be levied as per clause 13.0

16.1 In case of contract for transportation is awarded between 2 or more TRANSPORTERS, the quantity to be lifted as per above clause will be divided on pro-rata basis ie. Based on the quantity awarded to the bidders who are considered for award of contract TRANSPORTERS will not have any objection to this and the decision of The Tender Committee TCMS in this regard shall be final and binding on the TRANSPORTERS. However waiver of penalty may be considered on account of force majeure conditions at the sole discretion of The TCMS as stipulated in clause 21.0

- 16.2 The above short lifting penalty to be assessed fortnightly shall not be applicable.
 - i. If sufficient Despatch instructions (DIS) is are not available
 - ii. If sufficient Essential Commodites bags are not available due to any reason including shut down, strike which is not attributed to the Transporters.

17.0 **DIVERSION**

In case of unforeseen circumstances if the material is diverted to destination other than the original one mentioned in the Delivery Chalans payment will be made in the first instant for the certified distance upto the original destination as per the provisions of the contract on production of acknowledged Delivery Chalans confirming receipt of material at diveted destination and containing the endorsement of the original FPS/godown and certification from concerned Officials of The TCMS .

- **17.1** Payment of the certified additional distances if any between the original and the diverted destinations will be made on the basis of distance obtained from TT Maps/committee on fulfilement of the following conditions.
 - i. Photo copies of the acknowledged Delivery challans containing endorsement by the FPS Official The TCMS confirming that material could not be unloaded and acknowledgement for receipt of goods by the FPS Official wherein the material was diverted.
 - ii. Certification by the concerned Official of The TCMS confirming diversion of material for the particular Delivery Chalan.
 - iii. Payment for the certified additional distances will be made on the basis of rates applicable as per the slab corresponding to the distance from Civil Supply Godown to the diverted destination via the original destination.

18.0 <u>NO ENHANCEMENT OF RATES</u>

The rates quoted by the Tenderer shall not be liable for enhancement by reasons of increase in price of lubricating oils, tyres, spare parts or increase in wages or operational cost or any taxes or any reasons whatsoever.

19.0 QUANTITY VARIATION

Quantity shown in Notice Inviting Tender (NIT) documents is tentative and may substantially vary during the contract period as per the Marketing requirements. The TCMS does not take any responsibility for variation in the quantity as compared to those shown in the NIT nor guarantees any minimum quantity for transportation. However, the operation of the transportation contract depends upon marketing conditions of the TCMS. the TCMS does not therefore undertake any guarantee / responsibility for quantity variation. TRANSPORTER shall not have any claim whatsoever in this regard against the TCMS.

(Signature of the Tenderer)

20.0. DIVISION OF CONTRACT

The Tender Committee, TCMS reserve the right to divide or sub-divide the work between two or more TRANSPORTERS as per its requirements. TRANSPORTER will have no claim whatsoever, apart from the SOR because of sharing of work among many TRANSPORTERS. Where more than one TRANSPORTER is engaged by the Tender Committee, TCMS the lowest bidder shall be awarded 60% of MT quantity, and the balance quantity given to the other bidders.

21.0 FORCE MAJEURE CONDITIONS

- a) If the TRANSPORT is delayed or if TRANSPORTER is impeded in the execution of the work the circumstances of force Majeure, together with the evidence relied upon should be furnished.
- b) For the purpose of Article, Force Majeure shall mean and be limited to the following:-
- i) Any war or hostilities:
- ii) Any riot or civil commotion:
- iii) Any earth quake, flood, tempest, lightning or other natural physical disaster:
- iv) Any accident fire or explosion not caused by the negligence of the TRANSPORTER:
- v) Any law or order of Govt. Department or other authority, which delays or impedes the TRANSPORTER in the execution of the work: and
- vi) Any stike exceeding twenty four hours (24) in duration affecting the performance of the contractual obligations. This clause is applicable to strikes like nation-wide/state-wide strike by general TRANSPORT industry etc. but will not be applicable to strikes in the particular TRANSPORTER's Office/Establishment.
- 21.1 The TCMS will examine the request of the TRANSPORTERs on merits of each case and take a decision about the existence of conditions impeding/delaying the transportation work. Decision as to the existence or non-existence of force majeure conditions by the TCMS shall be final and binding on the TRANSPORTERS.

22.0 INSOLVENCY OR INABILITY TO PERFORM CONTRACT SATISFACTORILY.

Should the TRANSPORTER'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 the TCMS or any other designated authority (which shall be conclusive) that the TRANSPORTER will be unable to complete the work or any portion thereof, as agreed upon or should be neglect to comply with any directions given to him by the TCMS or in any respect, fail to perform the contract, due to insolvency of the TRANSPORTER, then the TCMS shall have power, to declare the contract to have come to an end, in which case, the TRANSPORTER shall be liable for payment of any expenses to the TCMS loss damage which the TCMS may incur or sustain by reason of or in connection with the TRANSPORTER's default.

22.1 The TCMS decision regarding the money payable shall be final and binding on the TRANSPORTER.

23.0 ASSIGNMENT OR SUB-LETTING OF CONTRACT

The TRANSPORTER shall not assign or sublet the contract or any part thereof or allow any person to become interested therein in any manner whatsoever without prior consent in writing of the TCMS. However the TCMS shall be entitled to withhold the contract without assigning any reason. Any breach of this condition there of shall entitle the TCMS to take such steps as may be necessary and also terminate contract. Such termination shall also render the TRANSPORTER liable for payment to the TCMS in respect of any loss or damage arising on account of such cancellation.

23.1 The permitted subletting of work by the TRANSPORTER shall not establish any contractual relationshop between the sub- TRANSPORTER and TCMS and shall not absolve the TRANSPORTER of any responsibility under the contract. In the event of sufficient dues not being available to compensate for the above, the TRANSPORTER shall reimburse the TCMS for the same by making payment through a Demand Draft.

24.0 CONTRACT TO COMPLY WITH ALL LAWS ETC.,

The TRANSPORTER shall be responsible to ensure compliance with all Central and State Laws as well as the Rules, Regulations, bylaws and orders of the local authorities and Statutory Bodies as may be in force from time to time. The TRANSPORTER 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 his operations involved under the contract. The TRANSPORTER shall make good at his own cost any damage to the property of TCMS or any other body, persons, local authorities etc. due to or arising from his operations involved under this contract and the TCMS shall have the right to recover the cost of damage from dues payable or Security Deposit of the TRANSPORTER.

25.0 TCMS LIEN ON ALL MONEY DUE

The TCMS shall have a lien on and overall or any money that may become due and payable to the TRANSPORTER under these present and /or also on and over the deposit or security amount or amounts made under the contract and which may become payable to the TRANSPORTER 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 TCMS by the TRANSPORTER 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 TCMS and the TRANSPORTER and further that the TCMS shall at all times be entitled to deduct the said debt or sum due by the TRANSPORTER from the moneys or Securities Deposit which may become payable to the TRANSPORTER:

26.0 ACCEPTANCE OF WORK ORDER

Acceptance of Work Order will be issued to the successful bidder. The TRANSPORTER will be required to commence the work of transportation of Essential Commodities within two days from the date of issue of Work Order.

26.1 The work order will be issued to the TRANSPORTER in triplicate and the TRANSPORTER will be required to return two copies duly signed with seal as a token of unconditional acceptance of all the terms and conditions of the Work Order.

27.0 COMPENSATION FOR NON-COMMENCEMENT / DELAY IN THE COMPLETION OF WORK.

Time shall be essence of the contract and delay/failure on the part of the TRANSPORTER to start the work on the stipulated date or to lift the quantity of material shall entitle the TCMS to following, in addition to recovery of agreed liquidated damages.

- a. Stop requisitioning from the TRANSPORTER for such period as deemed necessary by the TCMS and
- b. Get the work done through any other party at the risk and cost of the TRANSPORTER.

28.0 INDEMNITY BOND

Without prejudice to any other provisions in these conditions, the TRANSPORTER shall be bound to keep the TCMS or any representative or employee of the TCMS fully indemnify against any action, claim or proceedings under the provisions of any rules, regulations, bylaws, notifications, directions or order having the force of law for any thing done or omitted to be done by the TRANSPORTER in contravention of such provisions etc. for the infringement or violation thereof by him, in the course of the execution or completion of the work under the contract and of, as a result of any such action, claim of proceedings, the TRANSPORTER of such representative of the TCMS as the case may be adjudged to be liable to any penalties or to pay any compensation, such liability, the TRANSPORTER and if the TCMS has to take over the liability, shall deduct all amounts arising out of such liabilities from the Securitydeposit of the TRANSPORTER or from any other amount due and payable by the TCMS to the TRANSPORTER under this contract or any other contract and without prejudice to any other legal remedy available to the TCMS Indemnity Bond should be submitted immediately on receipt of work order by the Transporter.

29.0 TCMS NOT RESPONSIBLE FOR TRANSPORTER'S EMPLOYEES.

The TRANSPORTER may employ such employees as he may think fit and the employees so employed shall be the employees of the TRANSPORTER for all purposes whatsoever and shall not be deemed to be in the employment or under the direct control of the TCMS for any purpose whatsoever. The TRANSPORTER 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 such employees.

29.1 If under any circumstances whatsoever is held liable or responsible in any manner whatsoever for the default or omission on the part of the TRANSPORTER, in abiding by the aforesaid Rules, Laws and Regulations or is held liable or responsible to the default or omission of the employees of the TRANSPORTER in respect of any matter whatsoever the TCMS shall be reimbursed by the TRANSPORTER for the, same and also any other expenses or costs incurred by, in any proceedings of litigation, as a result of any claim or act on the part of the employees of the TRANSPORTER, the TCMS shall be entitled to claim damages or compensation from the TRANSPORTER for such event.

30.0 SUMS PAYABLE BY WAY OF COMPENSATION WITHOUT REFERENCE TO ACTUAL LOSS

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

31.1 INCONVENIENCE TO THE PUBLIC / TCMS

The TRANSPORTER shall not cause inconvenience to the public / The TCMS. The TCMS's authorized representative may require the TRANSPORTER to remove any material, which are considered by him to be danger or inconvenient to the public/ The TCMS or cause these to be removed at the TRANSPORTER's cost.

32.0 CONTRACTOR TO BE LIABLE FOR ALL TAXES ETC.,

The rates specified in the tender should be inclusive all taxes, toll, duties of any kind, fees, royalty of Naka commission in respect of the contract.

33.0 TRANSPORTER NOT TO ENGAGE UNSUITABLE EMPLOYEES

The TRANSPORTER shall on instructions of authorized representative of the TCMS, immediately dismiss, from the work any person employed thereon, who may misbehave or cause any nuisance or be otherwise, in his opinion not a fit person to be retained on the work. Such person shall not be again employed or allowed on the work without the prior written permission from the TCMS.

34.0 TERMINATION OF CONTRACT OWING TO DEFAULT OF TRANSPORTER If the Transporter:-

- a. Become bankrupt or insolvent:or
- b. Make arrangement with or assignment in favour or creditors or agree to carry out the contract under a committee of Inspection of his creditors:or
- c. being a company or corporation, go into liquidation (other than a voluntary liquidation for the purpose of amalgamation or reconstruction) :or
- d. assign the contract or any part thereof otherwise than provided in the transportation contract/NIT :or
- e. abandon the contract :or
- f. persistently disregard the TCMS instructions or contravene any provision of the contract :or
- g. fail to adhere to the agreed programme or work ;or
- h. promise, offer or give any bribe, commission gift or advantage whether himself or through his partner, agent to any officer or employee of TCMS or to any person on his or on their behalf in relation to the execution of this or any contract with the TCMS then and in any of the said cases.
- 34.1 The TCMS may serve the TRANSPORTER with a notice in writing to the effect and If the TRANSPORTER does not comply within seven (7) days after delivery of such notice, proceed to make good his default in so far as the same is capable of being made good and carry on the work or comply with such directions as aforesaid to the entire satisfaction of the TCMS, then the TCMS shall be entitled after giving 48 hours notice in writing to remove the TRANSPORTER from the whole or any portion or portions (as may be specified in such notice) of the work without thereby avoiding the contract or releasing the TRANSPORTER from any of his obligations or liabilities under the contract and adopt any or several of the following courses:-
 - (i) To rescind the contract of which rescission notice in writing to the TRANSPORTER under the hand of the TCMS shall be conclusive evidence, in which case the security deposit of the TRANSPORTER shall stand forfeited to without prejudice to the TCMS right to recover from the TRANSPORTER any amount by which the cost of completing the work by any other agency shall exceed the value of the contract.
 - (ii) To carry out the work or any part thereof by the employment of the required labour and materials, the cost of which shall include supervision and all incidental charges and to debit the TRANSPORTER with such costs, the amount of which as certified by the TCMS shall be final and binding upon the TRANSPORTER and to credit the TRANSPORTER with the value of the work done as if the work had been carried out by the TRANSPORTER under the terms of the contract and the certificate of the work done in respect of the amount to be credited to the TRANSPORTER shall be final and binding upon the TRANSPORTER.

(iii) To measure up the work executed by the TRANSPORTER and to get the remaining work completed by another party at the risk and expense of the TRANSPORTER in all respects, in which case, any expenses that may be incurred in excess of the sum which would have been paid to the TRANSPORTER of the work had been carried out by him under the terms of the contract, the amount of which exceeds as certified by the TCMS shall be final and binding upon the TRANSPORTER, shall be borne and paid by the TRANSPORTER and may be deducted from any money due to him by the TCMS under the contract or otherwise or from his security deposit, provided always that in any case in which any of the powers conferred upon shall not be exercised, the non-exercise thereof shall not constitute a waiver of any of the conditions hereof and such shall, not withstanding be exercisable in the event, if any future case of default by the TRANSPORTER for which his liability for past and future remains unaffected.

34.2 RIGHT OF THE TCMS AFTER RESCISSION OF CONTRACT OWING TO DEFAULT OF TRANSPORTER.

In the event of any or several of the courses, referred to in above clauses being adopted,

- i) The TRANSPORTER shall have no claim of compensation for any loss sustained by him by reason of his having purchased any meterials or entered into any commitments or made any advance on account of or the performance of the contract and TRANSPORTER shall not be entitled to revoke or be paid any sum for any work thereto actually performed under the contract, unless and until the competent authority shall have certified the performance of such work and the value payable in respect thereof and the TRANSPORTER shall only be entitled to be paid the value so certified.
- ii) The TCMS shall not be liable to pay to the TRANSPORTER any money on account of the contract until the expiration of the period of contract and therafter all other expenses incurred by the TCMS have been ascertained and the amount thereof certified by the TCMS. The TRANSPORTER shall then be entitled to receive only such sum or sums (if any) as the competent authority may certify would have been due to him upon due completion by him after deducting the said amount, but if such amount shall exceed the sum which would have been payable to the TRANSPORTER, then TRANSPORTER shall, upon demand, pay the amount of such expenses and it shall be deemed a debt by the TRANSPORTER to the TCMS and shall be recoverable accordingly.

35.0 MATTERS FINALLY DETERMINED BY TCMS

All disputes or differences of any kind whatever arising out of 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 TRANSPORTER to the TCMS, and the TCMS shall within a reasonable time after representation 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 TCMS or by authorized representative of the which matters are referred to, herein after as accepted matters shall be final conclusive and binding upon the TRANSPORTER 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.

36.0 ARBITRATION

Generally, in case of any dispute, the decision of the the TCMS shall be final and binding on the TRANSPORTER. However, if the TCMS decision is not acceptable to the TRANSPORTER, both the TCMS and TRANSPORTER shall mutually resolve the dispute.

- 36.1 In case of dispute is not resolved as described above, the dispute shall be resolved through arbitration as described below:
 - a) If at any time, any question, dispute or difference, arise between the TCMS and the TRANSPORTER in connection with the contract, either party shall as soon as reasonably practicable give to the other a notice in writing of the existence of such dispute of difference specifying its nature and the point of issue and the same shall be referred to arbitration in accordance with the provisions of the Tamil Nadu Co-operative Societies Act 1983. The award of such arbitration shall be final and binding on both the parties.
 - b) Performance of the work shall be continued during the arbitration.

c) The venue of all proceedings of the arbitration shall be at Arantangi.

36.2 If the dispute is not settled through arbitration, the same shall be referred to as per the Tamil Nadu Co-operative Societies Act 1983 and rules 1988.

37.0 GENERAL

All other conditions as stipulated in "The Tamil Nadu Transparency in Tender ACT 1998 and the Tamil Nadu Transparency in Tenders rules 2000 are ipsofacto forms part of the contract.

(Signature of the Tenderer)

<u>ANNEXURE – III</u>

FORMAT OF AFFIDAVIT

(THIS AFFIDAVIT DULY NOTARIZED AND SUBMITTED ON A NON-JUDICAL STAMP PAPER OF Rs.50/-)

I _____ S/O. ____ Aged ____ working as MD/Director/Chief Executive Partner/Sole proprietor of M/s having its registered office at ______ do hereby solemnly affirm and declare on the oath as under:

- 1. That I am competent to swear this affidavit being sole proprietor of M/s_____/partner of M/S. /MD/Director/Chief Executive of M/s_____vide its resolution No._____dated
- That my Company/Proprietorship/Partnership firm M/s.______
 _____/Proprietorship/Partnership firm_______ is participating in tender for road transportation of Essential Commodities bags to the various destinations for the period ______ to ______ in pursuance to/Enquiry No. dated______
- 3. That I am fully aware of contents of the bid document and I declare that all the contents of the same are true and correct to my knowledge (applicable in the case of proprietorship/partnership) are true and correct as per the records of the company. (applicable in case of company)
- 4. That I hereby certify and declare that none of my/our group/associates/sister companies/concerns except me are participating in the tender.
- 5. That I hereby certify and declare that my firm has not been black listed in any Public Sector Undertaking/Central Government Unit/Government Undertaking in last 5 years.
- 6. That I hereby certify and declare that none of our close/distant relatives are working in the Tender Committee TCMS.
- 7. That I further undertake that in case any of these facts contained herein and the facts contained in the tender application are found otherwise incorrect or false at any stage, in that case, my company/firm and my group/associates/sister company (ies) concern(s)/firm(s) will stand debarred from the present and further tenders.

DEPONENT

Verified at _____ on _____ that the contents of para -1 to 7 of this affidavit are true and correct to my knowledge and no part of this is false and no material has been concealed or falsely stated herein.

NOTARY PUBLIC

ANNEXURE – IV

CERTIFICATE

Certified that the firm/Company/Partnership or any other Firm/Company in which the tenderer is a Partner/Shareholder had not been black listed either by the T.N.C.S.C. Limited earlier or any other Government undertaking offices.

ANNEXURE - V

PA57,Thirumayam Taluk Agricultural Producers Co-operative Marketing Society Ltd., (TCMS)

FINANCIAL BID (TNCSC THIRUMAYAM GODOWN)

S.NO	Distance	In figures	In words
i)	Upto 5 Km	Rs.	
ii)	Morethan 5 Km to 10 Km	Rs.	
iii)	Above 10 Km	Rs.	

Note:

Tenderer should quote the rates for the movement of goods for the distances in rupees as noted including unloading and other charges. The rate quoted should be both in figures and words. In case of any discrepancy, the least of them shall be considered as final.

ANNEXURE – VI-'A' <u>THIRUMAYAM TALUK AGRICULTURAL PRODUCERS COOPERATIVE</u> <u>MARKETING SOCIETY Ltd., (TCMS)</u> NAME OF THE TNCSC GODOWN: TNCSC,THIRUMAYAM

Sl. No.	Name of the Fair Price Shops	Distance in KM from the Godown
1.	Thirumayam	Upto 5 KM
2.	Seemanoor	۰٬
3.	Melur	۰٬
4.	Enapatti	"
5.	Osuvanpatti	۰٬
6.	Elanjavoor	۰٬
7.	Panangudi	"
8.	Kadiyapatti	٠٠
9.	Kulathupatti	"
10.	Samathuvapuram	"
11.	Malaikkudipatti	"

<u>ANNEXURE – VI – 'B'</u> <u>THIRUMAYAM TALUK AGRICULTURAL PRODUCERS COOPERATIVE MARKETING</u> <u>SOCIETY Ltd., (TCMS)</u> ME OF THE TNCSC GODOWN:

NAME OF THE TNCSC GODOWN:

S.No	Name of the Fair Price Shops	Distance in KM from the Godown
1.	Kottaiyour	Above 5km upto 10Km
2.	Sengeerai	"
3.	Vanniyulanthanvayal	"
4.	Kannankaraikudi	"
5.	R.R.Samuthiram	"
6.	Rayawaram	"
7.	Vengalore	٠٠
8.	Athanoor	٠٠
9.	Aranmanaipatti	"
10.	Thulaiyanoor	٠٠
11.	K.Pallivasal	۰۰
12.	Meiyapuram	۰۰
13.	Konappattu	"
14.	Konappttu Store	"
15.	Virachilai 1	٠٠
16.	Virachilai 2	٠٠
17.	Neikonam	"
18.	Sethurapatti	"
19.	V.Lakshmipuram	"
20.	Kottur(Nachanthupatti)	"
21.	Kottur	"
22.	Lembalakudi	"
23.	Nagarathupatti	"
24.	Thekkattore	"
25.	Namanasamuthiram	"
26.	Perunthurai	"
27.	Dhuruvasapuram	"
28.	Oonaiyour	"
29.	Pilivalam	"
30.	Chokkanathapatti	"
31.	Srilanka Repatriat	"

<u>ANNEXURE – VI – 'C'</u> <u>THIRUMAYAM TALUK AGRICULTURAL PRODUCERS COOPERATIVE MARKETING</u> <u>SOCIETY Ltd., (TCMS)</u>

NAME OF THE TNCSC GODOWN:

TNCSC, THIRUMAYAM

S.No	Name of the Fair Price Shops	Distance in KM from the Godown
1.	P.Alagapuri	Above 10 Km
2.	Arimalam	۰۵
3.	Samanthanvayal	۰۵
4.	Samuthiram	۰۵
5.	Agavayal	۰۵
6.	Sirayampatti	۰۵
7.	Mirattunilai	۰۵
8.	Tanjore	٠٠
9.	Keelapanaiyour	٠٠
10.	Pillamangalam	٠٠
11.	Adukapatti	٠٠
12.	Neivasal	٠٠
13.	Manjinippatti	٠٠
14.	Elanappatti	٠٠
15.	Seerathakudi	
16.	T.Poovampatti	
17.	Kadaiyakkudi	٠٠
18.	Neivasalpatti	٠٠
19.	Perungudi	٠٠
20.	Melathaymuthupatti	٠٠
21.	Poovampatti	٠٠
22.	Valayampatti	٠٠
23.	Munasanthai	٠٠
24.	Nedugudi	"
25.	Puthunilaivayal	"
26.	Nampooranipatti	"
27.	Nallampalsamuthiram	"
28.	Piliyavayal	
29.	K.Rayavaram	
30.	Vadakattuppatti	٠٠
31.	Usilampatti	٠٠
32.	Melnilaivayal	۲۵
33.	Velavayal	"
34.	Karaiyappatti	۲۵
35.	Kaikulanvayal	
36.	Karamangalam	٤٢
37.	Kallukkudirruppu	"
38.	Ponthupuli	دد
39.	Kummangudi	دد
40.	Keeranipatti	
41.	Duraiyour	
42.	Anikini	.(
43.	Valaramanickam	۰٬

S.No	Name of the Fair Price Shops	Distance in KM from the Godown
44.	Meenikanda	"
45.	Thalaiyathivayal	
46.	Kulamangalam	
47.	Rarapuram	٠٠
48.	Kummangudi	۲۵
49.	Mallankudi	۲۵
50.	Pilakkudipatti	
51.	Arasanthanpatti	۲۵
52	Periyour	۲۵
53	Veeranampatti	۲۵
54	Melappanaiyour 1	۲۵
55	Melappanaiyour 2	۲۵
56	Rangiam	۲۵
57	Kannanore 1	66
58	Kannanore 2	۲۲
59	Kuruvikondanpatti	۲۲
60	Kulipirai	66
61	Authoor	۲۵
62	Oonangudi	۲۵
63	Thekkur	دد
64	Sudanthirpuram	٠٠
65	Kalloor	٠٠
66	Thottiyampatti	٠٠
67	Ponnamaravathi 1	٠٠
68	Ponnamaravathi 2	٠٠
69	Pon-Pudupatti 1	٠٠
70	Pon-Pudupatti 2	٠٠
71	Regunathapatti	
72	R.Palakurichi	
73	Kumarapatti	
74	Thirukkalampore	
75	Kauppukudipatti	دد
76	Enathi	
77	Venthanpatti	
78	Varpattu	
79	Melaisivapuri	۰۲
80	Nathuppatti	۲۲
81	Alavayal	۲۲
82	Kesarappatti	۲۵
83	Kandiyanatham	"
84	Karugapolanpatti	"
85	Thenur	"
86	Semmalapatti	.،
87	Ammankurichi	۲۵
88	Nagarappatti	
<u>89</u>	Kallampatti	.(
07	Edaiyathoor	۲۵ ۲۵

S.No	Name of the Fair Price Shops	Distance in KM from the Godown
91	Maravamadurai	"
92	Vellaiyakavundanpatti	"
93	Arasamalai	"
94	Karaiyour	"
95	Mathiyani	"
96	Alampatti	"
97	Konnaiyampatti	"
98	Nalloor	"
99	Vellakudi 1	"
100	Vellakudi 2	"
101	Nerunjikudi	"
102	Valakkurichi	"
103	Neiveli	"
104	Goodalore	"
105	Sithur	"
106	Melathaniam	"
107	Keelathaniam	"
108	Oliyamangalam	"
109	Mullipatti	"
110	Soorapatti	"
111	Avampatti	"
112	Usilampatti	"
113	Karanappatti	"
114	Kalanivaipatti	"
115	Semboothi	"
116	Melamelanilai	۰۵
117	Konnaiyour	"
118	Moolangudi	"
119	Thoothur	"
120	Malaiyadipatti	"
121	Sevaloor	"
122	Mekinipatti	"
123	Kovanoor	"
124	Sundaram	"
125	Sathanoor	"
126	Manapatti	"