

KALLIDAIKURICHI TOWN PANCHAYAT

TENDER DOCUMENT FOR

**SUPPLY AND DELIVERY OF 1 NO OF 2.0 CU.M CAPACITY
LIGHT COMMERCIAL VEHICLES (LCV) (BS-VI VEHICLE)FOR
RESOURCE RECOVERY PARK IN KALLIDAIKURICHI TOWN
PANCHAYAT**

KALLIDAIKURICHI TOWN PANCHAYAT

SECTION – I

NOTICE INVITING TENDERS

Tender No.	:	80/2022
Name of the Work	:	SUPPLY AND DELIVERY OF 1 NO OF 2.0 CU.M CAPACITY LIGHT COMMERCIAL VEHICLES (LCV) (BS-VI VEHICLE) FOR RESOURCE RECOVERY PARK IN KALLIDAIKURICHI TOWN PANCHAYAT.
Tender put value	:	Rs. 7,27,919 /-
E.M.D.	:	Rs.7280 /-
Date, Time and Venue for the pre-bid conference	:	04.07.2022 at 11.00 am in the office of the Kallidaikurichi Town Panchayat.
Period of Sale of Bidding Document	:	Upto 30.06.2022 - 3.00 PM.
Period of Completion	:	90 DAYS.
Last Date & Time for Date Receipt of Bid	:	12.07.2022 up to 3.00 pm in the Office of Kallidaikurichi Town Panchayat. (In the event of specified date for submission of bids is declared a holiday, bids will be received and opened on the next working day at the same time and venue).
Date & Time of Opening	:	12.07.2022 at 3.30 pm in the Office of the Kallidaikurichi Town Panchayat.
No of Covers	:	Two Cover System

For and behalf of KALLIDAIKURICHI TOWN PANCHAYAT Sealed tenders are invited for **SUPPLY AND DELIVERY OF 1 NO OF 2.0 CU.M CAPACITY LIGHT COMMERCIAL VEHICLES (LCV) (BS-VI VEHICLE) FOR RESOURCE RECOVERY PARK IN KALLIDAIKURICHI TOWN PANCHAYAT** as noted in 'A' Schedule of this notice as per detailed specification enclosed herewith and it will be received by The Executive Officer, KALLIDAIKURICHI TOWN PANCHAYAT. For and on behalf of Town Panchayat council sealed tenders are invited in the form prescribed for the work mentioned above and will be received by the Executive Officer, Kallidaikurichi Town Panchayat upto **12.07.2022 at 3.00 P.M** as per office clock time and open the **12.07.2022 at 3.30 P.M.** Bidding document is available in <https://tntenders.gov.in> and <http://tenders.tn.gov.in> website till **12.07.2022 at 3.00 P.M**

1. Tenders will be opened by the Executive Officer or by an officer authorized by the Executive Officer in the absence of Engineer for this purpose at 3.30 P.M. on the said date in the presence of such of the meanderers or their authorized representatives as may attend.
2. Bidding document is available in <https://tntenders.gov.in> and <http://tenders.tn.gov.in> and the bidders can submit the tender by both Online and Offline.
3. (Original copy of EMD should be submitted to the Office before the prescribe date and time).
4. The Tenderer should be authorized Manufacturer or Dealer.
5. The E.M.D fee should be in the form of Demand Draft from any Nationalized bank or scheduled banks payable at KALLIDAIKURICHI in favour of Executive Officer, Kallidaikurichi Town Panchayat should be enclosed with bid document. If the original EMD fee are received after the prescribed date and time will be rejected. The EMD will not bear any interest. Tenders not accompanied by Earnest Money Deposit fee will not be considered for evaluation and will be summarily rejected The Earnest Money Deposit will be returned to the unsuccessful tenderers within 15 days from the date of disposal of tender. In the case of successful tenderers, the EMD will be retained and converted as security deposit.
6. The TownPanchayat will not accept letter authorizing the Department to adjust amounts towards EMD/SD out of the dues payable by the department to the tenderer.
7. If the tender is made by an individual, it shall be signed by him or his power of attorney in which case a certified copy of the registered power of attorney shall accompany the tender.
8. If the tender is made by proprietary concern, it shall be signed by the proprietor with his usual signature and furnish his full name with the full name of firm and its current address or his power of attorney in which case a certified copy of the registered power of attorney shall accompany the tender.
9. Attention is drawn to the Security Deposit to the extent of 2% of the total value of contract or such other security demanded which will have to be made with Executive Officer, Kallidaikurichi Town Panchayat by the successful tenderer and to his having to execute the contract attached within the time stated in the Letter of Tender. In respect of the successful tenderer, the EMD remitted along with the tender shall be converted as Security Deposit. The EMD remitted in any other approved forms by the successful tenderer converted to security deposit and he will be called upon to pay difference between 2% Estimate amount value and EMD remitted by the notified that and before signing the contract agreement.
10. The duration of the scripts shall be valid for the complete period of completion. The Security Deposit remitted by the successful tenderer shall not bear any interest. The form of agreement of the accepted

tenderer will have to be executed with special adhesive stamps to a value of Rs.20/-, the cost of which must be borne by the tenderer.

11. The tender deposit of **Rs.7280** /-of each unsuccessful tenderer will be returned to him as soon as possible after the final disposal of the tenders,
12. It should be clearly understood that the prices quoted in the tender are to include everything required to be done by the conditions of the contract and specification or by any drawings therein referred to, and also all such work as is necessary to the proper completion of the contract, although special mention thereof may have been omitted in the specification and schedule or drawings.
13. The tenderers should quote the rate in their offer including the GST and other taxes if any to be paid by them would be taken in to consideration for the purpose of evaluation of tenders received and deciding the L1 tender by the Board.
14. The Executive Officer, KALLIDAIKURICHI TOWN PANCHAYAT does not bind itself to accept the lowest or any tender and will not assign any reason for its action in their respect.
15. The Executive Officer, KALLIDAIKURICHI TOWN PANCHAYAT reserves the right to subdivide the contract between two or more tenderers.
16. The successful tenderer will not be exempted from the payment of any municipal rates, tolls or taxes in consequence of his being contractor for The Executive Officer, KALLIDAIKURICHI TOWN PANCHAYAT.
17. The tenders shall be open for acceptance for a period of ninety days from the last date fixed for the receipt of tenders.
18. The tenderers should be able to commence the supply of the Materials **immediately** from the date of communication or acceptance of this tender and complete the supply **as mentioned in the schedule** from the date of communication or acceptance of this tender and execute agreements for the supply of materials.
19. Any further information required may be obtained from the Office of The Executive Officer, KALLIDAIKURICHI TOWN PANCHAYAT, E-mail Address: eotpkallidaikurichi@gmail.com Contact No.:04634-250484.
20. A certificate of Income Tax verification from the Chartered Accountant should be submitted for three years (2019-20, 2020-21 and 2021-22) along with Bid, failing on which the Bid will not be considered for evaluation.
21. The rates should be quoted both in figure and in words. In case of discrepancy between the prices quoted in words and in figures, lower of the two shall be considered.
22. All disputes under this contract are subject to KALLIDAIKURICHI jurisdiction only.
23. The payment will be made within 15 days after acceptance of materials at Stores under KALLIDAIKURICHI TOWN PANCHAYAT.
24. Note: 1. the rates quoted shall include the delivery of the material to the Executive Officer, KALLIDAIKURICHI.
25. Reputed Manufacturers or their authorized dealers only to participate in the tender.
26. Proof should be furnished in number of years of standing in the business.
27. Conditional tenders will not be considered.

28. The Executive Officer, KALLIDAIKURICHI TOWN PANCHAYAT will fix the third party inspection agency at KALLIDAIKURICHI TOWN PANCHAYAT Cost to inspect the materials to be supplied by the company to ensure as per the specification of the material.
29. Supply and delivery of materials to: The Executive Officer, KALLIDAIKURICHI TOWN PANCHAYAT.
30. Delivery period : Within 90days from the date of issue of purchase order
31. Payment : Within 30 days after acceptance of Materials at stores.
32. Validity of Tender : 90 Days
33. EMD : **Rs.7280 /- The offer without EMD will not be considered.**
34. The prices should be firm till completion of supply.
35. The quoted rates should be only on unit basis.
36. In case the taxes are extra, the tax component should be furnished separately.
37. The rates quoted are F.O.R Stores only. The Bids with rates Freight on Road /Destination/Ex-go down willnot be taken for consideration.
38. Delivery time is the essence of the contract.
39. The KALLIDAIKURICHI TOWN PANCHAYAT reserves the right to accept or reject the tenders wholly or partly depending on its requirement on the date of order without assigning reasons. KALLIDAIKURICHI TOWN PANCHAYAT also reserves the right to increase or decrease the quantity.
40. If your rates are covered under GEM rates, you are requested to furnish the copy of the documents regarding the rate contract rate and registration number.
41. The materials should be delivered to the Executive Officer, KALLIDAIKURICHI TOWN PANCHAYAT – 627416.
42. Within the validity period of tender enquiry no change in price by the tenderer shall be permitted after the opening of tenders. If any tender as his own change the price quoted by him in his tender after opening of tender, the concerned tender would become liable for rejection.
43. Tender Issuing authority may reject or prefer any tender without assigning any reasons and may or may not accept the lowest or any tender, The ECMC further reserves the right to accept the tender in par or parts only.
44. Inspection of materials will be done by the third party inspection agency fixed by the KALLIDAIKURICHI TOWN PANCHAYAT.
45. It may clearly be noted that the Tender should accompany in this specified tender book with all necessary details and signed in Letter r Tender and Schedule.
46. As per clause 14.7A of the Tamil Nadu Transparency n Tenders, Rules 2000, the criteria for evaluation and comparison of tenders shall also provide for a price preference of fifteen percent for domestic small scale industrial units and ten percent for the public undertaking of the Government in respect of products and quantities manufactured by them.
47. The tenders will be evaluated as per the Tamil Nadu Transparency in Tender Act 1998 and Tamil Nadu Transparency in Tender Rules 2000.

48. The Employer requires that Bidders observe the highest standard of ethics during the procurement and execution of such contracts. In pursuance of this policy, the Employer defines, for the purposes of this provision, the terms set forth below as follows:

i) corrupt practice” means the offering, giving, receiving or soliciting of anything of value to influence the action of a public official in the procurement process or in contract execution.

ii) “fraudulent practice” means a misrepresentation of facts in order to influence a procurement process or the execution of a contract to the detriment of the Borrower, and includes collusive practice among Bidders (prior to or after bid submission) designed to establish bid prices at artificial non-competitive levels and to deprive the Borrower of the benefits of free and open competition or furnishing of false and fabricated documents.

iii) Will reject a proposal for award if it determines that the Bidder recommended for award has engaged in corrupt or fraudulent practices in competing for the contract in question:

iv) will declare a firm ineligible, either indefinitely or for a stated period of time, to be awarded a contract if it at any time determines that the firm has engaged in corrupt or fraudulent practices in competing for, or in executing, a Bank-financed contract. Further, Criminal proceedings will also be initiated against the Bidder/ Contractor.

SCOPE OF PROJECT

Scope of Work:-	SUPPLY AND DELIVERY OF 1 NO OF 2.0 CU.M CAPACITY LIGHT COMMERCIAL VEHICLES (LCV) (BS-VI VEHICLE) FOR RESOURCE RECOVERY PARK IN KALLIDAIKURICHI TOWN PANCHAYAT.
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QUALIFICATION CRITERIA FOR THE BIDDERS

SL.NO.	ELIGIBILITY CONDITIONS
1	The Bidder shall be a company registered in India under the Indian company Act 1956/ Partnership Firm/Sole Proprietor Firm and existing for the past five years 2017-18 to 2021-22. Proof should be submitted with the tender.
2	The Bidder should be an ISO certified for Tipper Body building. Proof should be submitted with the tender.
3	The Bidder should be a body builder for vehicles and proof should be submitted with the tender.
4	The bidder should have the experience in the body building for vehicles. The satisfactory Completion /Performance certificate should be submitted with the tender.
5	Minimum of one year warranty should be given for the Light commercial vehicle. Letter of the consent should be submitted with the tender.
6	The Bidder firm should have recorded an annual turnover of not less than two times of the bid value in at least any one of the past three years. Provide audited Balance sheet for three Years.
7	The Bidder should have supplied Light commercial Vehicle to the amount of not less than Rs.50.00 Lakhs in a single agreement (work order) during any one of the past three years (2019-20, 2020-21 & 2021-22) to any of Government Department / Corporation / Board. The work order copy and the performance (supplied satisfactorily) certificate received from concerned officers should be enclosed.
8	The Bidder should submit Copy of GST registration certificate and copy of PAN with the tender.
9	The Bidder should submit GST clearance certificate or no due certificate with the tender.

Note:

1. All copy of certificates in support of the above should be attested by Notary Public / Officers not below the rank of Executive Engineer.
2. The bidder should have not been Black listed by any Government Agency in the past years for any reasons whatsoever. A self declaration in form of an undertaking should be given in Rs.50/- valued India Non-judicial stamp paper duly notarized and should be enclosed along with their bid. The bids not submitted the self declaration will not be taken for technical evaluation.

SUBMISSION OF BIDS

Sealing and Marking of Bids:-

The intending bidder should submit tender in two cover system. The cover containing EMD, VAT clearance certificate, qualification and information etc., shall be super scribed as “Technical Bid”. Another cover containing the duly filled in tender schedule shall be super scribed as “Price Bid”. Both these covers shall be put in a single big envelope and shall be submitted.

The Cover super scribed as “Technical Bid” will be opened first. The Price Bid cover will be opened only if the document required in the Technical Bid cover viz., EMD, VAT clearance certificate, work experience EMD exemption certificate(if applicable), etc., are found in order as per the tender conditions. If Technical Bid is not submitted with these particulars, the Price Bid cover will not be opened and the tender will be rejected and returned to the bidder “un opened”

The **inner and outer** envelopes shall

- (a) Be addressed to the Employer at the following address:
The Executive Officer,
Special Grade Town Panchayat
Kallidaikurichi

Bear the following identification:

Supply and delivery of 1 No of 2.0 Cu.m capacity Light Commercial Vehicles (LCV) (BS – VI Vehicles) for Resource Recovery Park in Kallidaikurichi Town Panchayat.

Bid Reference No: **A1/80/2022.**

DO NOT OPEN BEFORE 3.30 hours on **12.07.2022.**

If the outer envelope is not sealed and marked as above, the **Tender Inviting Authority** will assume no responsibility for the misplacement or premature opening of the bid.

Deadline for Submission of the Bids

Bids must be received by the **Tender Inviting Authority** at the address specified above not later than **3.00 hours on 12.07.2022.** In the event of the specified date for the submission of bids is declared a holiday, the Bids will be received up to the appointed time on the next working day.

- 19.2 The Executive Officer** may extend the deadline for submission of bids by issuing an amendment in accordance with Clause 9, in which case all rights and obligations of the Employer and the bidders previously subject to the original deadline will then be subject to the new deadline.

Late Bids

20.1 Any Bid received by the **Tender Inviting Authority** after the deadline will be returned unopened to the bidder.

Terms of Payment

(i) Payment for this works

- 1.) Supply and delivery of vehicle chassis.
- 2.) Body building work for 2 Cu.m capacity Box tipper.

The First part of the payment will be for 1.) Supply and delivery of vehicle chassis:-

As soon as the successful tenderer enters into the Contract Agreement with the ECMC, the contractor will arrange to pay the chassis manufacturer/ dealer for the brand of vehicle chassis (with day cabin and PTO) the tenderer recommends in their tender. The rates will be under DGS&D/ GEM rate contract price or Government special price (only if DGS&D/ GEM rate is not available) prevailing at that point of time. Cost for chassis temporary registration, transit insurance and delivery to tenderer's site will be paid by Tenderer.

The Second part of the payment will be for 2.) Body building work for 2 Cu.m capacity Box Tipper:-

The tenderer after completion of work should inform the departmental officers concerned about the fact and the tenderer should deliver the vehicle to the ECMC. The Tenderer shall do all the permanent registration formalities at the Regional Transport Office. The expenses incurred towards the permanent registration, Road tax, insurance etc., will be borne by the Tenderer.

21.2. After delivery, 2.5 % of the value of work will be converted as a performance security and will be released only after completion of 1 year guarantee period. The EMD of 1%, Security deposit of 1% paid by tenderer before executing the contract will be refunded after getting the audit report.

MUNICIPAL ADMINISTRATION AND WATER SUPPLY

DEPARTMENT

KALLIDAIKURICHI TOWN PANCHAYAT

Section – IV

FORM OF AGREEMENT

Articles of Agreement made this

..... between
Thiru..... here in after referred
to as the contractor which expression shall where the context so admits include his/hers,
executors, administrators and legal representatives of the one part and the Corporation
(hereinafter called the Department) which expression shall where the context so admit
include its successors in office and assigns) of the other part. Whereas the contractor
delivered to the Department the tender which was opened on.....
where by the contractor offered and undertook to carry out the works specified under this
contract and accessory work as detailed in scope of work.

In the state of Tamil Nadu in India, and provide the works, materials matters and things
described or mentioned in these presents at the prices set forth in the schedule annexed to
such tender and the contractor also undertook to do all extra and varied works which might to
ordered as part of the contractor on the terms provided for in the conditions and specifications
hereto annexed and Department accepted such tender in pursuance where of the parties here
have entered into this contract.

And whereas the contractor in accordance with the terms of the said tender has
deposited in the office of the..... Executive Officer,
the due and faithful performance by the contractor of this contract, the sum of
Rs..... (Rupees))

And whereas the contractor fully understands that on receipt of communication of
acceptance of tender from the accepting authority, there emerges a valid contract between the
contractor and Department represented by the officer accepting the agreement and the tender
documents i.e., tender notice, letter of tender, bill of quantities and other schedule, general
conditions to the contractor and special conditions of the tender, negotiation letter
communications of acceptance of tenders, shall constitute the contract for this purpose and be
the foundation of rights of both the parties, as defined clause of tender notice. Now hereby
agreed that no consideration of payment of the said sum of Rs.....
(Rupees)) or such other sum as may be arrived at under
the clause of the General conditions of the contract relating to payment of final measurement
at unit prices, the contractor shall and well within the time specified in his letter of tender
thoroughly and efficiently and in a good workman like manner perform, provide, execute and
do all the works, materials matters of things incidental to or necessary for the entire
completion of the works specified under this contract and necessary works including all
works shown in the drawings hereinafter referred to or described or set forth the said
specifications and schedule hereto annexed and in accordance with such further drawings and

instructions as the Executive Officer of the Department or other Executive Officer duly authorized in that behalf thereafter and in the annexed documents referred to as the Executive Officer) shall at any time in accordance with the said schedule (Bill of quantities) and specifications provide and give together, with any alternations in the works or additions thereto, in the time and manner in such schedule (Bill of quantities) and specifications stipulated to the entire satisfaction of the Executive Officer, and their successors covenant and agree with the contractor that during the progress of the works and on the completion of contract to the satisfaction of the Executive Officer, the Department shall and will from time to time on receiving the certificate in writing of the Executive Officer, the Department shall and will from time to time on receiving the certificates in writing of the Executive Officer pay to the contractor according to such certificates and the terms of this contract subject nevertheless to deductions or additions thereto or there from which may be lawfully made under terms of this contract. It is hereby mutually agreed and decreed as follows.

- a) All certificates or notices or orders for items or for extra varied or altered works which are to be the subject of an extra or varied charge shall be in writing shall not be valid or binding or be of any effect whatsoever.
- b) The terms contract shall include these presents and the notice inviting tender, letter or tender, bill of quantities and other schedules general conditions and specifications hereto annexed and plans drawings herein and hereafter referred to.
- c) The arbitrator for fulfilling the duties set forth in the arbitration clause of the general conditions of the contract shall be.
 - i) If the contractor claims that the decisions or the instructions of the Executive Officer /Department are unjustified and that accordingly, he is entitled to extrapayments on account thereof he shall forthwith notify this to the Executive Officer /Department to record his decisions and reasons there for in writing and shall within two weeks state his claims in writing to the Executive Officer /Department thereafter. The Executive Officer /Department shall thereafter within four weeks of the receipt of the claim, reply to the points raised in the claim. Unless resolved by negotiation or discussions immediate thereafter within further four weeks the question of liability for such payment will be treated as a dispute.
 - ii) Executive Officer /Department during the progress of the work, the mode or manner of the exercise of discretion shall not be a matter for arbitration.
 - iii) The decision of the Executive Officer /Department shall be final, conclusive and binding on all parties to the contract upon all questions relating to the meaning of specifications, design, drawings and instructions, and as to the quality of workmanship or material used on the work or any matter arising out of or relating to the specifications, designs and drawings and instructions concerning the works or the erection of or failure to execute the same arising during the course of works. The above shall not be the subject matter of arbitration and in case shall the work be stopped consequent on such a dispute arising and the work shall also be carried out by the contractor strictly in accordance with the instruction of the Executive Officer /Department.

- iv) In case any question, difference or dispute shall arise on matters other than sub clauses (ii) and (iii) and above and except any of the “exclude matters” mentioned in clause 24 touching the construction of any clause herein contained on the rights, duties and liabilities of the parties hereto or any other way touching or arising out of these presents the same shall.
- a) In cases where the total value of claims, under the contract is less than and upto Rs.50,000/- be referred to the interpretation decision and award of a Executive Officer of the Department at the sold Arbitrator whose decision shall all be final and binding on the parties to the contract.
- b) In case where the value of claims is more than Rs. 50,000/-the parties will seek remedy through the competent civil court having local jurisdiction.
- c) The provisions of the India Arbitration and Reconciliation Act 1998 and the rules there under the statutory modification thereof shall be deemed to apply to such reference and deemed to be incorporated in the contract. The arbitrator shall state the reasons for the award.
- d) Provided always the contractor shall not except with the consent in writing of the Executive Officer in any way, delay carrying out works with all the diligence and shall until the decision of the Executive Officer /Department and no award of the Arbitration/Competent Civil court shall relieve the contractor of his obligations to adhere strictly to the instructions of the Executive Officer /Department with regard to the actual carrying out of the works.
- e) Time shall be considered as essence of the contract and the contractor hereby agrees to commence the work within 30 days from the date of acceptance of his tender by the Department complete the work within. Three/Six/Nine months and to show progress at the stipulated rate subject nevertheless to the provisions for extension of time contained in clause 57 of the general conditions of contract.

In witness where of the contract On behalf of the Department have caused there common seal to be affixed the day and year first above written. Signed, sealed and delivered by the said.

In the presence of

Signature of Contractor

Name and seal.

Signature, Name and
Designation of work.

Signed, by on behalf of
ULBSigned, Name and
Designation of witness.

The Executive Officer, Kallidaikurichi Town Panchayat

SECTION V

LETTER FOR NEGOTIATION

In pursuance of negotiation with the Executive Officer of Kallidaikurichi Town Panchayat on.....

I/We agree to reduce the rates for the items in the Schedule s follows.

Sl.No. unit	Item No. in the Schedule	Reduced rate per
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Signature of contractor.

SECTION-VI

FORM FOR EXTENSION OF TIME

1. Name of work as in Agreement :
2. Estimate No. and amount :
3. Estimate value put to tender :
4. Agreement No. and amount :
5. Date of handling over of site :
6. Date fixed for completion :
7. Extension of time already granted :

Reasons

Extension	Executive Engineer's Reference No. and Date	Period	Due to contractor ment	Due to Department	Due to natural calamities
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- I. Extension
- II. Extension

(Copies of orders shall be enclosed)

8. Period for which now extension as applied for by contractor.

Reasons

Extension	Executive Officer Reference No. and Date	Period	Due to contractor ment	Due to Department	Due to natural calamities
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- 1.
- 2.
- 3.

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9. Extension time now recommended :
 10. a) Remarks for the justification for Recommendation of extension of Time (If not recommended as Requested by the contractor, Reasons for rejection or Shortening the duration) :
 10. b) Whether any penalty has been Imposed already :
 - 11.. Whether any penalty has been proposed For the delay cause due to the hindrance Of the contractor :
 12. Whether any penalty imposed is to be Refunded :
 13. Remarks regarding the progress shown by Contractor after imposing penalty :
 14. Details of extra work and amount invoiced (additional item, etc.,) :
 - (a) Total value of extra work :
 - (b) Proportionate period of extension of Time based on estimated amount put to Tender on account of extra work :
 15. Total extension of time required for 9 and 14:

Date:

Executive Officer
Kallidaikurichi Town Panchayat

LETTER OF CONSENT

**“I AGREE TO ABIDE BY ALL THE STANDART CONTRACT TERMS AND
CONDITIONS NOTIFIED BY THE EXECUTIVE OFFICER WHICH I HAVE
AND UNDERSTOOD”.**

**“I CERTIFY AND CONFIRM THAT NONE OF MY FAMILY MEMBERS (FAMILY
AS DEFINED IN THE CORPORATION ACT) ARE HOLDING ANY OFFICE IN
THE TOWN PANCHAYAT”.**

CONTRACTOR

'A'-Schedule

