



**“TENDER FOR SALE OF SALT PRODUCED AT MAIN LINE KYAR
THROUGH VARIOUS SALT PRODUCTION WORKS WHICH INCLUDES
DEVELOPMENT, MAINTENANCE, BRINE TRANSPORTATION FROM LAKE TO KYARS,
EXTRACTION AND HEAPING OF SALT PRODUCED
AND LIFTING OF SALT PRODUCED THEREOF BY CONTRACTOR”**

Tender No.	52(Com)Purchase/2017-18/
Tender Issue Date	13.10.2017
Last date and time of submission	03.11.2017 upto 15.00 Hrs at office of General Manager (Works), Sambhar Salts Limited, Sambhar Lake, Pin- 303 604, Dist. Jaipur (Raj.)
Date and Time for Opening of Tenders	03.11.2017 at 15.30 Hrs at office of General Manager(Works), Sambhar Salts Limited, Sambhar Lake, Pin- 303 604, Dist. Jaipur (Raj.)
Place of tender Submission and Opening	Office of General Manager (Works), Sambhar Salts Limited, Sambhar Lake, Pin- 303 604 Dist.- Jaipur (Raj.)
Cost of the Tender Form	Rs.500/- (Rs. Five Hundred Only) either by Demand Draft drawn in favour of Sambhar Salts Limited and payable at Sambhar Lake or through NEFT/RTGS
EMD	Rs. 2,25,000/- (Rs. Two Lac Twenty Five Thousand Only) to be deposited through Demand Draft in favour of Sambhar Salts Limited and payable at Sambhar Lake. Amount of EMD can also be deposited through NEFT/RTGS.
Security Deposit	5% of the Contract Value to be deposited by the successful Bidder through Demand Draft or through NEFT/RTGS in favour of Sambhar Salts Limited and payable at Sambhar Lake. The amount of EMD will be adjusted in Security deposit.

Sambhar Salts Limited

(A Government Enterprise)

CIN: U14220RJ1964GO1001188

Corporate Office: G-229, Sitapura Industrial Area, Jaipur-302022 (Raj.)

Unit: Sambhar Lake, Pin- 303 604, Dist. – Jaipur (Raj.)

Phone: 01425-228249; Fax: 01425-228244

E-mail: ssl.gm-office@indiansalt.com

Website: www.indiansalt.com



TENDER HIGHLIGHTS

- In the salt production area of the company, 99 Kyars are available in Main Line Kyar which were utilised for salt production activities in the past but due to various reasons are presently only three kyars out of 99 Kyars are used for the same. Company intends to start the salt production activities in this area wherein 30 Kyars are required to be developed, in two sets of 15 Kyars each, wherein all the activities as mentioned in the tender documents related to salt production are required to be carryout by the Bidder itself

Salt produced shall be lifted by the Contractor itself and qualified Bidder highest rates for salt supplied shall be considered as H-1

In both the above cases minimum 5 Kyars are required to be developed during the first year and upto 15 Kyars can be developed by the Contractor. The number of Kyars developed by the Contractor during the first year (i.e. minimum 5 and upto 15 nos.) shall remain with the Contractor and remaining Kyars shall be taken over by the Company for which fresh tenders may be invited for carrying out salt production and associated activities during next year.

- *Scope of work*
“Development of existing salt production infrastructure at Main Line for best quality salt production with minimal impurities, brine transportation from lake to kyars, cleaning / levelling of kyars, transfer of brine, charging of kyar, breaking of tari from time to time to avoid sulphate and impurities contents and also removing of algae to ensure quality production and after formation of salt crystals ready for heaping, discharging of brine, transfer of brine through pumps, maintenance of pumps, heaping of salt in kyars and sale of Salt produced thereof. Salt produced should be having 97% NaCl contents. Men material and machinery shall be arranged by the Contactor only”
- Company shall provide electricity through DISCOM connection and charge Rs. 50 Per MT or on actual basis (through separate electric sub-meter / load calculation method) whichever is higher. Contractor may quote the rates accordingly.
- Contract period shall be considered one plus four years from the date of Award of Contract. Initial one year for development and subsequent four years for salt production. On satisfactory performance, Company may extend the contract for further periods on mutually agreed terms and conditions.
- Contractor shall be exclusively responsible for production of desired quality of salt i.e. proper handling for discharge/ sulphate removal etc. for fetching best price of salt.



Sambhar Salts Limited

(A Government Enterprise)
CIN: U14220RJ1964GO1001188

Registered Office : G-229, Sitapura Industrial Area, Jaipur-302022 (Raj.)
Unit : Sambhar Lake, Pin-303604, Dist.- Jaipur (Raj.)
Phone : 0141-2771427(EPABX), FAX No. 0141-2771449
E-mail : purchase@indiansalt.com Website: www.indiansalt.com

INDEX

S. No.	Description
PART I : INSTRUCTIONS TO BIDDERS	
1	General
2	Submission of tender
3	Essential Requirements of the Bidder
4	Opening of tender
5	Clear Understanding
6	Validity of tender
7	Name and address of bankers
8	Award of Contract
9	Visiting Company Website
PART II : DETAILED TERMS AND CONDITIONS OF THE CONTRACT	
Article 1	Definitions & Interpretation
Article 2	Scope of Work
Article 3	Bid Evaluation Criteria
Article 4	Duration of Contract
Article 5	Price Bid
Article 6	Security Deposit
Article 7	Payment terms, Firmness of Rates and Penalty
Article 8	Differences or Disputes
Article 9	Jurisdiction
Article 10	Force majeure
Article 11	Recession and cancellation of contract
Article 12	Non Subletting of Contract
Article 13	Damages Under the Contract
Article 14	Power of attorney
Article 15	Change in Constitution
Article 16	Notices
Article 17	Canvassing is Prohibited
Article 18	Maintenance of Discipline by Bidder
Article 19	Governing Laws And Right Of Indemnity Of The Company
Article 20	Deduction of Tax, Duties etc.
Article 21	Contract Document
Article 22	Completeness of Tender
Article 23	Safety of Personnel
ANNEXES	
Annex. 1	निविदाकर्ता (Bidder) द्वारा शपथपत्र
Annex. 2	Performa of Price Bid
Annex. 3	Description of Work for Development of Infrastructure
Annex. 4	Cost Of Bid Document And Bid Security (EMD) Declaration
Annex. 5	General Information Of The Bidder
Annex. 6	Details of Income Tax Return & Pan Number
Annex. 7	Undertaking for EMD adjustment (If applicable)

Sambhar Salts Limited

(A Government Enterprise)

CIN : U14220RJ1964GOI001188

Registered Office : G-229, Sitapura Industrial Area, Jaipur-302022 (Raj.)

Unit : Sambhar Lake, Pin-303604, Dist.- Jaipur (Raj.)

Phone : 0141-2771427(EPABX), FAX No. 0141-2771449

E-mail : purchase@indiansalt.com Website: www.indiansalt.com

1. GENERAL

Sambhar Salts Ltd. is a Subsidiary Company of Hindustan Salts Limited (A Govt. of India Enterprise) having its registered office at G-229, Sitapura Industrial Area, Jaipur-302022. Sambhar Salts Limited (hereafter referred as "Company" or "Sambhar Salts Limited") is having a large production area at Sambhar, Gudha and Nawa.

In the salt production area of the company, 99 Kyars are available in Main Line Kyar which were utilised for salt production activities in the past but due to various reasons are presently only three kyars out of 99 Kyars are used for the same. Company intends to start the salt production activities in this area wherein 30 Kyars are required to be developed, in two sets of 15 Kyars each (Separate Tender for each Set), wherein all the activities as mentioned in the tender documents related to salt production are required to be carryout by the Bidder itself

In both the above cases minimum 5 Kyars are required to be developed during the first year and upto 15 Kyars can be developed by the Contractor. The number of Kyars developed by the Contractor during the first year (i.e. minimum 5 and upto 15 nos.) shall remain with the Contractor and remaining Kyars shall be taken over by the Company for which fresh tenders may be invited for carrying out salt production and associated activities during next year.

Accordingly, tenders are invited **FOR SALE OF SALT PRODUCED AT MAIN LINE KYAR THROUGH VARIOUS SALT PRODUCTION WORKS WHICH INCLUDES DEVELOPMENT, MAINTENANCE, BRINE TRANSPORTATION FROM LAKE TO KYARS, EXTRACTION AND HEAPING OF SALT PRODUCED AND LIFTING OF SALT PRODUCED THEREOF BY CONTRACTOR** as per terms and conditions mentioned in the tender document.

Salt produced shall be lifted by the Contractor itself and qualified Bidder submitting highest rates for salt lifting shall be considered as H-1.

2. SUBMISSION OF TENDER

The tender should be submitted in **two bid system**, described as under:

2.1 **Envelop-1, super scribed as**

Technical Bid for Tender No. 52(Com) Purchase/2017-18/ dt. 13.10.2017 (MAIN LINE KYAR)

Name of Bidder: _____

and shall comprise of the following documents:

- Covering letter indicating the list of enclosures.
- Duly signed Tender document on each page by the Bidder or his authorized representative as token of acceptance on terms and conditions as mentioned in the document.
- Self-attested copy of PAN card.
- Cost of tender form (Rs.500/-) by DD drawn in favour of Sambhar Salts Limited and payable at Sambhar Lake (Rajasthan) or may also be deposited in Company's account through RTGS/ NEFT) and EMD of Rs 2,25,000/- (Rs. Two Lac Twenty Five Thousand Only) by Demand Draft drawn in favour of Sambhar Salts Limited and payable at Sambhar or may also be deposited in Company's account through RTGS/ NEFT in original or proof of same if deposited in Company's account through RTGS/ NEFT or declaration as per Annex-4.
- Documents in support of Past Experience as mentioned in tender documents.
- Documents in support of Turnover i.e. Copy of Profit & Loass Accounts / Certificate from Chartered Accountant.

2.2 **Envelop-2, super scribed as:**
Price Bid for Tender No. 52(Com) Purchase/2017-18/ dt. 13.10.2017 (MAIN LINE KYAR)
Name of Bidder : _____
and shall comprise of only Prescribed Price Bid (i.e. Annex-2)

2.3 Both the above Envelop-1 and Envelop-2 shall be put in single envelop super scribed as under:

To,
General Manager (Works),
Sambhar Salts Limited,
Sambhar Lake-303604,
Dist. Jaipur (Rajasthan),
Phone: - 0141-2771427;
Email: ssl.gm-office@indiansalt.com ; purchase@indiansalt.com

Tender No. : 52(Com)Purchase/2017-18/ dt. 13.10.2017

Name of Work for which tender is submitted: “TENDER FOR FOR SALE OF SALT PRODUCED AT MAIN LINE KYAR THROUGH VARIOUS SALT PRODUCTION WORKS WHICH INCLUDES DEVELOPMENT, MAINTENANCE, BRINE TRANSPORTATION FROM LAKE TO KYARS, EXTRACTION AND HEAPING OF SALT PRODUCED AND LIFTING OF SALT PRODUCED THEREOF BY CONTRACTOR”

2.4 Tender should be free from overwriting's. The Bidder should duly attest all corrections and alteration. Tender received after due date and time as mentioned in the tender document will not be entertained. The firms black listed by any of the Govt. Department shall not be eligible for submission of bid. Tender not submitted in the appropriate prescribed form and not completed in all respects shall be rejected. Tenders without requisite EMD shall be rejected out-rightly. Bidder shall not be entitled to claim any costs charged or incidental or in connection with the preparation and submission of their Tenders even though Sambhar Salts Limited may choose to withdraw the notification of Tender or reject all the tenders without assigning any reason thereof.

2.5 In case, Bidder is registered with NSIC as SSI or Micro, Small & Medium Enterprises (MSMEs), a copy of certificate should be enclosed and are exempted for remitting EMD and Cost of Bid Document. The provisions of "Micro, Small & Medium Enterprise Development Act, 2006 and the Micro and Small Enterprises (MSEs) Order, 2012 (as amended from time to time), shall be applicable.

2.6 All the materials used by Contractor during execution of Contract must be mandatorily having DCR component, i.e. manufactured in India only in pursuance of the Make in India initiative of Government of India.

3. ESSENTIAL REQUIREMENT OF THE BIDDER:

3.1 The bidder should have past experience in salt production, extraction and haulage activities and should be registered with appropriate authorities under Income Tax Dept., Service Tax Department, GST Registration Department, Labour Commissioner, Employees Provident Fund and Employees State Insurance Acts if required.

3.2 Bidder submitting offer should have a minimum average financial turnover of Rs 35.00 lacs for last three financial years.

4. OPENING OF TENDER

4.1 Technical Bids shall be opened at notified date & time at the office of General Manager (Works), Sambhar Salts Limited, Sambhar Lake, Dist.-Jaipur, Pin-303604, Phone: 01425-228249; Fax: 01425-228244228244, Email: ssl.gm-office@indiansalt.com by authorised Committee, in the presence of Bidders, so present. The representative will have to establish his identity to the satisfaction of the Sambhar Salts Limited by producing introductory letter/authority from their

Principal etc. otherwise he will not be allowed to attend the Tender opening.

- 4.2 In case notified date for submission/opening of Tenders happens to be holiday then submission/ opening of Tenders will take place on next working day.
5. **CLEAR UNDERSTANDING**: When a Bidder submits tender in response to the Tender notice, it shall be deemed to have read and understood the terms and conditions of Tender documents. No extra payment will be made on the pretext that the Bidders did not have a clear idea regarding significance and scope of any point mentioned in Tender documents.
6. **VALIDITY OF TENDER**: The rates should be valid for a period of 90 days, from the date of opening of Tender. If required the Bidder shall extend the validity date. No revision/ modifications in the Tender and rate or the withdrawal of the Tender will be allowed during the period of validity of Tender or during extended period if any, withdrawal of tender within the stipulated validity period will entitle the Company to forfeit the Security Deposit of the Bidder.
7. **NAME AND ADDRESS OF THE BANKERS**: The bidders shall furnish Bank Account Numbers including Type of Account i.e. Current or others, the year since the Account is being operated is to be notified.
8. **AWARD OF CONTRACT**
- 8.1 Bidders, which have failed to fulfil earlier contractual obligations, shall not be considered.
- 8.2 The order or acceptance resulting from this Tender and any amendments to be issued subsequently with its terms & conditions and stipulations in response to this Tender or revised tender or any counter tender will constitute the entire Agreement relating to the Tender between the successful Bidder and the Sambhar Salts Limited and both parties are bound by the terms and conditions as stipulated in the Tender documents.
- 8.3 The company reserves the right to cancel any or all Tenders without assigning any reasons whatsoever.
9. **VISITING COMPANY'S WEBSITE**: Bidders are requested to visit company's website, regularly, for keeping updated them regarding issuance of any corrigendum for the tender document, which shall be published on company website i.e. www.indiansalt.com only.

Date:

Signature of the Bidder

Place:

Affix Rubber Stamp/Common Seal

	<h2 style="margin: 0;">Sambhar Salts Limited</h2> <p style="margin: 0;">(A Government Enterprise) CIN: U14220RJ1964GOI001188</p>
<p style="margin: 0;">Registered Office: G-229, Sitapura Industrial Area, Jaipur-302022(Raj.) Unit : Sambhar Lake, Pin-303604, Dist.- Jaipur (Raj.) Phone : 0141-2771427(EPABX), FAX No. 0141-2771449 Email : purchase@indiantsalt.com website: www.indiantsalt.com</p>	

Part II

DETAILED TERMS AND CONDITIONS OF THE CONTRACT WHICH WILL BE BINDING ON THE PARTIES ON ACCEPT ANCE OF THIS TENDER

In addition to Part-I (Instructions to Bidders) the following terms and conditions shall apply to the contract.

ARTICLE 1 : DEFINITIONS AND INTERPRETATION

- 1.1 Wherever used in this contract and / or in any of the Annexure hereto, unless the context shall otherwise require, the following terms shall have the following meanings.-
- 1.2 “COMPANY”: shall mean “**Sambhar Salts Limited**”, A Company within the meaning of Companies Act, 1956 having its Registered Office at **Sambhar Salts Limited (A Government Enterprise)**, G-229, Sitapura Industrial Area, Jaipur-302022 (Rajasthan), India, Capital of Rajasthan State and shall include its lawful successors and assignees.
- 1.3 “BIDDER”: shall mean Individual/Firm/Company submitting the tender against this tender notice.
- 1.4 “CONTRACT”: shall mean the Terms and Conditions as per the Documents Part-I & Part-II and SUBSEQUENT AMENDMENTS THERETO, if any, agreed in writing by the parties hereto on the basis of which the Bidder shall execute the contract.
- 1.5 “CONTRACTOR” shall mean Individual/Firm/Company to whom contract has been awarded by company as a result of this tender.
- 1.6 “APPROVAL OF THE COMPANY”: shall mean the written approval of the Chairman & Managing Director of the Company or any person authorized by him to deal with the matter.
- 1.7 “**CONTRACT VALUE**”: Rates (Rs./ MT) for the scope of work finalised as a result of this Tender (inclusive of Taxes and duties) X 1500 (i.e. Minimum Quantity in MT per Kyars) X (No. of Kyars Developed) shall be considered “Contract Value”.

Initially at the time of award of contract value shall be calculated considering 10 Number of Kyars and however at the end of 1st Year, it shall be reconsidered based on the actual number of Kyars developed by the Contractor and accordingly Security deposited submitted by party shall be adjusted based on actual number of Kyars developed by Contractor i.e. if the no. of kyars developed are less than the considered figure remaining amount shall be refunded or adjusted in the amount to be paid to Contractor (if any).
- 1.8 Words denoting masculine gender or singular number shall also include the feminine gender and plural number and Vice - Versa where the contract so requires or permits.
- 1.9 “**INTERPRETATION & MEANING**”: In case of doubt regarding any of the clauses mentioned in the tender document, Bidder/Contractor shall seek clarification in regards to interpretation of the clauses in writing from the company. The interpretation of clauses mentioned in the tender document as per the company shall be final and binding on the Bidder/ Contractor.

ARTICLE 2: SCOPE OF WORK

2.1 GENERAL:

In the salt production area of the company, 99 Kyars are available in Main Line Kyar which were utilised for salt production activities in the past but due to various reasons are presently only three kyars out of 99 Kyars are used for the same. Company intends to start the salt production activities in this area wherein 30 Kyars are required to be developed, in two sets of 15 Kyars each (SEPARATE TENDER FOR EACH WORK), wherein all the activities as mentioned in the tender documents related to salt production are required to be carryout by the Bidder itself

Company has engaged contractor for 6 nos. kyars of set no. 3 in M.L.Kyar. Kyars to be selected for use by the contractor against this NIT are exclusive of above allotted kyars & existing contractor shall continue to work simultaneous till expiring of his contract period.

2.2 For common operation & common use of company's means i.e. pumps, charging channels, discharging channels etc in the area where existing contractors are already working, both the existing contractors & new contractors of the concerned area will be bound to act as per instructions of the circle production in charge to ensure smooth operation of the kyar operation & also smooth and effective use of company's means.

2.3 SCOPE OF WORK FOR SALT PRODUCTION WORKS & SALE OF SALT PRODUCED

The scope of work includes but not limited to following:

2.3.1 SALT PRODUCTION WORKS:

- a) Refurbishment of Existing Salt production Infrastructure / Development of requisite salt production infrastructure wherever required as per specifications mentioned at Annex.3, at 15 Kyars in Main Line Kyar area for best quality salt production with minimal impurities, brine transportation from lake to kyars, Cleaning / levelling of kyars, transfer of brine, charging of kyar, breaking of tari from time to time to avoid sulphate and impurities contents and also removing of algae to ensure quality production and after formation of salt crystals ready for heaping, discharging of brine, transfer of brine through pumps, maintenance of pumps, heaping of salt in Kyars and Lifting of Salt produced thereof. Salt produced must be having minimum 97% NaCl content. Men material and machinery shall be arranged by the Contactor only".
SSL shall sale the salt produced thereof to the Contractor in Main Line Kyar.
- b) The use of lake brine by the contractor must not impact the existing salt production activity in other areas of Sambhar Salts Limited .In case any impact is observed on existing salt production activity, company reserves the right to take over the areas and cancel the contract. The security deposit submitted by the Contractor shall be forfeited.
- c) Contractor is mandatorily required to develop minimum 5 Kyars during the first year and is also required to show substantial progress for development of Kyars during the first year. Accordingly out of the mandatory development of 5 Kyars during the first year, atleast 2 kyars should be developed by the Contractor in form, "**ready for salt production**" during the first 6 months of the year and remaining three kyars are mandatorily required to developed within period of one year from the date of award of the contract.

In case it is found by the company that mandatory 5 Kyars are not developed and /or substantial progress in development of Kyars is not made by the Contractor due to the reasons directly attributable to Contractor than, company reserves the right to cancel the contract and in this case security deposit submitted by the Contractor shall be forfeited.

Contractor can develop upto 15 Kyars during the first year. The number of Kyars developed by the Contractor during the first year (i.e. minimum 5 and upto 15 nos.) shall remain with the Contractor and remaining Kyars shall be taken over by the Company for which fresh tenders may be invited for carrying out salt production and associated activities during next year.

Contractor is required inform the company, immediately after completion of work for Development of Infrastructure in each kyar, so that the same can be verified by the authorised officials of the company and salt production in respective kyars can only be commenced upon completion of such verification of infrastructure development by authorised officials of the company. Contractor and Company shall maintain the records of such development of infrastructure and verification of same by company officials.

- d) The Contractor is allowed to lift the salt on actual weighment basis through Company weighbridge or any other weighbridge allowed by the company, however cost of weighment (if any) shall be in the scope of Contractor.

2.3.2 **SALE OF SALT BY CONTRACTOR MUST NOT HAVE ANY ADVERSE IMPACT ON COMPANY**

2.3.2.1 Salt produced shall be owned by the Contractor, which may consume/sell the same as desired by him, however such sale of salt by the Contractor must not have any adverse impact whatsoever of any kind on the sale of salt by the company in open market. In case of any dispute or if company sale of salt is adversely impacted due to such sale of salt by the Contractor, then company shall takeover such quantity of salt and sell the same in open market by itself and the amount received from such sale of salt shall be divided between the Company and the Contractor in ratio of 1:1.5 and Contractor would have no objection on such sale of salt.

2.3.2.2 **Target for Salt Production:**

- (a) During the first year, all efforts shall be made by the Contractor to achieve considerable progress in development of Infrastructure and achieve highest salt production as possible. Company shall provide discount of 5% on the sale of salt produced during the first year.
- (b) Minimum 1500 MT/Kyar from second year onwards.

Contractor shall make all efforts to achieve salt production of 750 MT/Acre during contract period from one production season. (Size of Each Kyar : 2.2 Acre (approx.))

2.3.2.3 **PAYMENT TERMS:**

- (a) The Contractor shall remit the advance payment for the quantity of salt to be lifted however from second year onwards payment for minimum quantity (i.e. 1500 MT/Kyar) for the number of Kyars developed by Contractor (i.e. minimum 5 and upto 15) based on the rates finalised as a result of this tender shall be deposited by the Contractor in two equal instalments during first week of December and March month of every year irrespective of the quantity of salt produced.
- (b) In case any quantity of salt is lifted, before the payment of minimum quantity during the Contract Period as mentioned in above Clause(a), then advance payment for such quantity of salt is also required to be deposited by the Contractor before lifting of the same i.e. in no case any quantity of salt is allowed to be lifted before it is accounted by the company and advance payment for the same is deposited by the Contractor.
- (c) Advance Payment for the quantity of salt to be lifted beyond the minimum quantity is also required to be deposited by the Contractor.
- (d) During the first year, all efforts shall be made by the Contractor to achieve considerable progress in development of Infrastructure and achieve highest salt production as possible. Company shall provide discount of 5% on the sale of salt produced during the first year, however advance payment for quantity of salt is required to be deposited by Contractor before lifting.

- 2.3.2.4 **Regarding maintenance of Kyars:** Manpower for Maintenance of Kyars, salt production, extraction, haulage shall be arranged by the Contractor only, company shall only provide Main Bittern pump for operational work in kyars and other machinery including pumps as per requirement are to arranged by Contractor only. Maintenance of Main Bittern Pump shall be in the Scope of Contractor and Main Bittern pump shall be handed over to Company by the Contractor in proper working condition after use.
- 2.3.2.5 Contractor shall maintain the infrastructure during the course of its use by him and cannot develop any new infrastructure without prior permission of company.
- 2.3.2.6 Contractor shall be responsible to arrange required operations, essential for production of standard quality salt.
- 2.3.2.7 Contractor shall be responsible for removal/picking of mud from the salt while heaping at platform.
- 2.3.2.8 Production Performance of Contractor shall be reviewed every 15 days by the company. In case the performance of the Contractor is not found satisfactory, and / or production of salt from the Kyar is less than the anticipated target, then the Contract shall be reviewed by the company, which may lead to cancel of the contract and security deposit submitted by Contractor shall be forfeited. However, for lesser production of salt due to rain/natural calamities, appropriate view shall be taken.
- 2.3.2.9 The finished salt, should be free from lumps or duggals
- 2.3.2.10 Company shall provide electricity through DISCOM connection and charge Rs. 50 Per MT or on actual basis (through separate electric sub-meter / load calculation method) whichever is higher. Contractor may quote the rates accordingly.
- 2.3.2.11 Sambhar Salts Ltd. shall support Contractor, technically at its discretion i.e. may provide technical advice as and when required to the Contractor for production of good and standard quality of salt, however responsibility of prescribed quality salt production is the sole responsibility of Contractor.
- 2.3.2.12 Production of salt shall be inspected periodically by the company.
- 2.3.2.13 Company at its discretion shall provide the area to the Contractor as per the schedule deemed fit by the company on as is where basis.
- 2.3.2.14 Contractor is bound to follow the instructions & directions of company's circle in charge /official to maintain quality of salt, company infrastructure etc.
- 2.3.2.15 Water for drinking purpose shall be arranged by the Contractor only.
- 2.3.2.16 The contractor shall pay the labour and the workers employed by under this contract not less than minimum rates of wages notified from time to time by the state under the minimum Wages Act, 1948 as amended from time to time.
- 2.3.2.17 The contractor shall be responsible to provide various amenities and benefits to his worker as admissible under the Labour legislation and shall also be responsible for taking necessary license and its renewal from year to year as required under the Factories Act.1948, as amended from time to time.

ARTICLE 3 : BID EVALUATION CRITERIA

- 3.1 Bidder shall quote the rate in the Prescribed Price Bid, Annex-2 attached with this Tender Document in Rs/ MT for the Purchase of Salt as per Scope of Work as described in the tender and Qualified Bidder submitting highest Rates/Amount for Purchase of Salt on Ex- Main Line Kyar in the Prescribed Price Bid placed at Annex.2 shall be considered as **H-1**.
- 3.2 Contractor is required to submit Cost for development of Infrastructure alongwith breakup of the same for information only and not for Bid evaluation.
- 3.2 Offers received shall be evaluated by the company for its adequacy and profitability to the company and Contract shall be awarded by the company at its discretion depending on the adequacy and profitability to the company.

ARTICLE 4 : DURATION OF CONTRACT

- 4.1 Duration of Contract period shall be considered One plus Four years from the date of Award of Contract. Initial one year for development and subsequent Four years for salt production.
- 4.2 Due any unforeseen circumstances like, acute shortage of rainfall, flood, earthquake, storm, hurricane or other natural disaster, war, invasion, act of foreign enemies, hostilities, civil war, rebellion, the minimum cumulative quantity of 6000 MT/Kyar is not achieved by Contractor, then the contract period may be extended by company at its discretion for such periods, so that minimum aforesaid quantity can be achieved by the Contractor.
- 4.3 After expiry of contract period / extended contract period, under all circumstances Contractor has to vacate the site (complete in all the aspect) without hampering the infrastructure developed by the Contractor, otherwise cost for the repair/renovation work for infrastructure, shall be recovered from dues of the Contractor.
- 4.4 After expiry of contract period / extended contract period, if Contractor does not vacate the site, the company reserves the right to remove Contractor's equipment from the site and take possession.
- 4.5 As the area is company property therefore in no case contractor shall be liable to claim any ownership or related and Contractor will only be allowed to undertake salt production and related activities as per scope covered in the tender document during the Contract Period or Extended Contract Period and nothing else. In case it is observed that any other activity is carried out by the Contractor other than scope covered in tender document, Company reserves the right to cancel the Contract and take over the area and security deposit submitted by the party shall be forfeited.
- 4.6 After expiry of contract period / extended contract period company shall invite fresh tenders for next season at its discretion.
- 4.7 Contractor is required to submit Cost for development of Infrastructure alongwith breakup of the same for information only and not for Bid evaluation in the Annex-2.
- 4.8 If during the period of contract/ extended period of Contract, company requires the area back, in which salt production is arranged by the Contractor due to unforeseen circumstances arising due to Statutory agencies/Central Government/State Government or any other reason whatsoever, then contract shall be terminated by the company at its discretion by giving 7 days' notice to the Contractor and area covered under this tender i.e. Main Line Kyar shall be taken over by the SSL. In such case Contractor shall not claim any damages for cancellation of contract, however company shall pay such cost for the Development of Infrastructure as mentioned in Article 11 of

Part-II. Payable amount (if any), on account of any reason whatsoever by the Company to Contractor or vice versa by the Contractor to the Company, shall be adjusted or paid by either parties to each other and contract shall be terminated amicably.

ARTICLE 5: PRICE BID

- 5.1 Price Bid to be furnished in the prescribed Performa is attached at **Annex-2** of the Documents.
- 5.2 **The rate must be written both in words and figures, in case of variance between the two the figure in words shall prevail.**
- 5.3 **There should be no erasures and or over writings. Corrections, if any, should be made clearly and signed with date.**
- 5.4 On acceptance of this tender or revised tender or counter tender either by the Bidder or by the **Sambhar Salts Limited** as the case may be the terms and conditions contained in this part will also constitute a contract between the parties i.e. Sambhar Salts Limited, a Company incorporated under the Companies Act,1956 having its Corporate Office at G-229, Sitapura Industrial Area, Jaipur - 302022 (Rajasthan) in the State of Rajasthan, India hereinafter called the "COMPANY" or "Sambhar Salt Limited" which expression shall unless repugnant to the context or of the meaning thereof be deemed to include the Company's Lawful successors, administrators and assignees of the one part.
AND, M/s _____ in the state of _____, hereinafter called the "CONTRACTOR" which shall mean Individual / Firm/ Company.

ARTICLE 6: SECURITY DEPOSIT

- 6.1 Successful Bidder shall have to furnish Security Deposit 5% of the Contract Value, to be deposited in the form of Demand Draft in the name of Sambhar Salts Limited and payable at Sambhar Lake within 14 days of award of contract. The Security deposit may also be deposited through NEFT/RTGS in company's account. EMD shall be adjusted in the Security Deposit amount.
- 6.2 **Interest will not be allowed on Security Deposit.**
In the event of breach of contract on the part of the Contractor, the Contractor will be liable to forfeit wholly or partially the above amount of Security Deposit with the Company. No interest will be allowed on the Security Deposit. The Company further reserves the right to adjust the Security Deposit towards any amount due to the Company from the Contractor and in such event, the Contractor on receipt of notice from the Company, shall make further deposit to restore the Security Deposit to the full amount.
- 6.3 **Refund of Security Deposit:**
On satisfactory performance of the contract and on receipt of "No Dues" certificate from the **General Manager (Works)**, the Security Deposit will be refunded to the Contractor provided that no claim whatsoever against the Contractor is made and nothing is due from the Contractor and that the Contractor has completed the work to the entire satisfaction of the Company as per contract.
- 6.4 **With-holding or forfeiture of Security Deposit:**
Without prejudice to the rights of the company to claim damages arising on account of breach of contract under the Contract Act 1972, the Security Deposit shall be liable to be withheld/forfeited wholly or partially at the sole discretion of the Company when the Contractor either fail to fulfil his contractual obligations or to settle in full his dues to the company.

6.5 **Recovery from Security Deposit:**

The company is empowered to deduct from the Security Deposit or from any other outstanding amount, any sum that may be fixed by the company as being the amount of loss or losses or damages suffered by it due to delay in performance or non-performance of any of the conditions of the contract.

This Security Deposit shall be refunded on the satisfactory completion of the contract certified by the **GENERAL MANAGER (WORKS)**, as the case may be it shall be lawful for the company if any difference or dispute is likely to exist, to defer payment of the Security Deposit or any portion thereof which may be due to the Contractor until such difference and dispute shall have been finally settled or adjusted.

ARTICLE 7: PAYMENT TERMS, FIRMNESS OF RATES and PENALTY: -

- 7.1 The Contractor shall remit the advance payment for the quantity of salt to be lifted however from second year onwards payment for minimum quantity (i.e. 1500 MT/Kyar) for the number of Kyars developed by Contractor (i.e. minimum 5 and upto 15) based on the rates finalised as a result of this tender shall be deposited by the Contractor in two equal instalments during first week of December and March month of every year irrespective of the quantity of salt produced.
- 7.2 In case any quantity of salt is lifted, before the payment of minimum quantity during the Contract Period as mentioned in above Clause(7.1), then advance payment for such quantity of salt is also required to be deposited by the Contractor before lifting of the same i.e. in no case any quantity of salt is allowed to be lifted before it is accounted by the company and advance payment for the same is deposited by the Contractor.
- 7.3 Advance Payment for the quantity of salt to be lifted beyond the minimum quantity is also required to be deposited by the Contractor.
- 7.4 During the first year, all efforts shall be made by the Contractor to achieve considerable progress in development of Infrastructure and achieve highest salt production as possible. Company shall provide discount of 5% on the sale of salt produced during the first year, however advance payment for quantity of salt is required to be deposited by Contractor before lifting.
- 7.5 Salt produced shall be lifted by the Contractor, which may consume/sale the same as desired by him, however the sale of salt by the Contractor must not directly impact the prevailing rates for sale of salt by the company in open market. In case of any dispute or if company rates are impacted due to such sale of salt by the Contractor, then company shall takeover such quantity of salt and sale the same in open market by itself and the amount received from such sale of salt shall be divided between the Contractor and the Company in ratio of **1:1.5 (i.e. 1 portion by Company and 1.5 portion by the Contractor)** and Contractor would have no objection on such sale of salt.

ARTICLE 8: DIFFERENCES OR DISPUTES:

- 8.1 **Mutual Settlement of Disputes**
- 8.1.1 Except where otherwise provided for in the contract, all disputes shall in the first place be resolved through mutual discussions, negotiations, deliberations and consultations associating senior executives /nominees of both the parties to dispute.
- 8.2 **Conciliation**
- 8.2.1 If the efforts to resolve all or any of the disputes through mutual settlement fail, such disputes shall be referred to the sole conciliator to be appointed by the Company under the Arbitration and Conciliation Act, 1996.

8.2.2 The settlement agreement shall be final and binding on the parties. The settlement agreement shall have the same status and effect of an arbitration award.

8.3 **Arbitration**

8.3.1 If the efforts to resolve all or any of the disputes through conciliation fail, such disputes shall be referred to the sole Arbitrator to be appointed by the Chairman cum Managing Director, Hindustan/Sambhar Salts Limited. There shall be no objection by the "CONTRACTOR" if the sole Arbitrator so appointed is an employee of Company. In case the Arbitrator so appointed is unable to act for any reason, Chairman & Managing Director, Hindustan/Sambhar Salts Limited, in the event of such inability, shall appoint another person to act as an Arbitrator in accordance with the terms of the contract. Such persons shall be entitled to proceed with reference from the stages at which it was left incomplete by his predecessor.

8.3.2 Subject to the afore stated conditions, the provisions of the Arbitration and Conciliation Act, 1996 or any statutory modification or re-enactment thereof and the rules made there under and for the time being in force shall apply to the conciliation and arbitration proceedings under this clause.

8.3.3 Pending resolution of disputes and differences, the work shall continue without hindrance as per schedule and shall not be either slowed down or stopped. If the work is slowed down or stopped during the period of dispute, the "CONTRACTOR" shall be responsible for the loss of work /production or delays and any loss sustained by Company due to such actions by the "CONTRACTOR", shall be made good by the "CONTRACTOR".

8.4 The Arbitrator may from time to time, with the consent of all parties, extend the time in making the award.

8.5 The cost incidental to the arbitration shall be at the discretion of the Arbitrator. The arbitration shall be conducted at Jaipur (Rajasthan) or at such other place or places as the Arbitrator may so decide.

ARTICLE 9: JURISDICTION

Subject to Article 8 above, it is hereby agreed that all actions at law or suits arising out of or in connection with this contract or the subject matter thereof whether as to construction or otherwise shall be instituted in court of competent jurisdiction at Jaipur in the State of Rajasthan, India.

ARTICLE 10: FORCE MAJEURE

In case either of parties fail, to full fill, in time, then, respective contractual obligation owing to future event beyond their control like Acts of God (including fire, flood, earthquake, storm, hurricane or other natural disaster), war, invasion, act of foreign enemies, hostilities, civil war, rebellion, from time to time for performance of such obligation/responsibility shall automatically extended for the period of force majeure. Provided force majeure is established & one party shall inform to the other party for such occurrence but no one party shall blame other party and claim by the Contractor due to force majeure condition, & both parties mutually agree to further course of action.

ARTICLE 11: RECESSION AND CANCELLATION OF CONTRACT

11.1 In case of unforeseen circumstances arising due to Statutory agencies/ Central Government / State Government or any other reason whatsoever, during the period of contract which compels Sambhar Salts Limited (SSL) to terminate the Contract, then contract shall be terminated by the company at its discretion by giving 7 days' notice to the Contractor and area covered under this tender i.e. Main Line Kyar shall be taken over by the SSL.

In such case Contractor shall not claim any damages for cancellation of contract, however

company shall reimburse to the Contractor **Rs. 5.0 Lakhs Per Kyar OR Amount arrived on “Per Kyar basis”, after making necessary deductions as per the standard accounting practices (i.e. on account of depreciation etc.) in Cost for Development of Infrastructure (Per Kyar) finalised and recorded by the company on conclusion of this tender, whichever is lesser.**

Payable amount on any account (if any) by the Contractor to the Company or vice-versa shall be adjusted contract shall be terminated amicably.

However Contractor is required inform the company, immediately after completion of work for Development of Infrastructure in each kyar, so that the same can be verified by the authorised officials of the company and salt production in respective kyars can only be commenced upon completion of such verification of infrastructure development by authorised officials of the company. Contractor/Company shall maintain the records of such development of infrastructure.

In case if cost of development of Infrastructure is required to be reimbursed, then such reimbursement shall only be restricted to Kyars wherein salt production is already commenced. Further cost for the actual infrastructure development will only be reimbursed after stipulated deductions as described above and subject to the availability of verification record for such infrastructure development with Contractor/Company, indicating that the same were verified by the authorised officials of SSL as per requisite procedure.

- 11.2 In case the Contractor fails to complete the contract as stipulated in the contract or any revision and if the company apprehends the performance to be below average than the Company reserves the right to rescind the contract and recover from the said Contractor the losses, if any incurred by the Company in doing so apart from his liability under clauses of the contract.
- 11.3 If the contractor fails to perform any part of the contract in the opinion of the company or is unable to carry out the work contracted out to him as per the terms and conditions of contract or his progress on the work is so slow as likely to cause loss to the company, or the progress from the date of commencement of the contract is so slow as in the opinion of the company the work cannot be completed in time, or the Contractor refuses, or neglects to carry out the direction given to him by the authorized officials of the company, then Company may rescind the contract after giving a show cause notice to the contractor. The contract shall be deemed to be automatically rescinded unless the notice is withdrawn by the company. If the contractor does not, within seven days after the delivery to him of such notice proceed to make good his default and carryout the work to the entire satisfaction of the company, the company shall have the powers to rescind the contract or to take away from the contractor the whole or any portion (to be specified in such notice) of the work and complete the same by employing some other agency.
- 11.4 **Risk & Cost clause:** Without prejudice to the rights of the company and notwithstanding the obligations of the Contractor under the contract arising from the acceptance of this tender or the revise offer or counter offer in response to this notice or in consequences of this notice in the event of any failure on the part of the contractor, the Company will be free to get the same executed in any manner at the Risk and Cost of the Contractor and the additional burden on this account, if any, will be borne by the contractor, and can be realized from the Contractor's pending bills/ Security money deposit or any other dues. This is without prejudice to the Company's claim for other losses and damages that may arise due to the failure of the Contractor to keep upto the terms of the contract.

ARTICLE 12: NON SUBLETTING OF CONTRACT

The Contractor is barred from any sub-letting of contract of any nature.

ARTICLE 13: DAMAGES UNDER THE CONTRACT: Loss or Damage to Company' s Property:

- 13.1 The Contractor shall carryout the work without damage and/or interference to any other work,

machines or equipment and property of the company or other Contractors of company in area, adjacent to the area of Contractor's work.

- 13.2 In case during the execution of contract by the Contractor any loss or damage occurs to any property of Sambhar Salts Limited, then contract may be considered for termination by the company at its discretion and the security deposit deposited by party shall be forfeited.
- 13.3 For damaging the company property Civil and Criminal proceedings will be initiated against the contractor at the discretion of company and loss incurred by the company due to such damages will be recovered from the contractor.

ARTICLE -14 : POWER OF ATTORNEY

A person signing the agreement or any documents forming part of the contract on behalf of the Contractor shall be responsible to produce a proper power of attorney duly executed and attested by a Notary public under the Notaries Act in his favour stating that he had authority to bind the Contractor in all matters pertaining to the contract including the arbitration clause.

ARTICLE -15 : CHANGE IN CONSTITUTION

On the death or retirement of any partner of the successful Contractor/Firm before complete performance of the contract, the Sambhar Salts Limited may at his option cancel the contract and in such case the Contractor shall have no claim whatsoever to be compensated by Sambhar Salts Limited without prejudice to any of rights or remedies under this contract. If Contractor is proprietorship concern and the proprietor dies during the performance of this contract, the Sambhar Salts Limited shall have the option to terminate the contract without compensation and the company will be entitled to recover its claim from his/her legal heirs and from the property moveable or immovable of the Contractor.

ARTICLE 16: NOTICES

Any notice hereunder may be served on the Contractor by registered mail at his last known address. Proof of issue of any such notice will be conclusive of the Contractor having been duly informed.

ARTICLE 17: CANVASSING IS PROHIBITED

Canvassing in connection with the Tender is strictly prohibited and Tender is liable to be rejected. Any bribe or commission, gift or favours given, promised or tendered by or on behalf of the Contractors, their partners, agents or servants to any officers, servant or representative of the Sambhar Salts Limited for obtaining or for the execution of this or any other contract or for receiving payments under the contract shall in addition to the criminal liability may ensure cancellation of this Tender or any other Contracts and also to payment of any loss resulting from any such cancellation. Sambhar Salts Limited shall be entitled to deduct the amount so payable from any money otherwise due to the Contractor under this or any other Contracts. Any question or disputes as to whether the Contractors have incurred any liability under this clause shall be settled by Sambhar Salts Limited in such manner and on such evidence or information as it may think fit and sufficient and its decision shall be final and binding.

ARTICLE 18: MAINTENANCE OF DISCIPLINE BY THE CONTRACTOR

The Contractor shall be liable to comply with covenants of contract and Tender documents. The company expects the Contractor and his representatives and the labour to conduct themselves in a disciplined manner. All rules and instructions pertaining to well-being of the factory and its precincts, the sanitation and health etc. should be adhered to and in the event of any theft, arson or any antisocial activities on the part of the Contractor, his employees or his labour, the company shall have the right to terminate the agreement.

ARTICLE 19 - GOVERNING LAWS AND RIGHT OF INDEMNITY OF THE COMPANY

The Contractor shall indemnify the company for all the injuries caused to any person or to public

property due to his negligence or to the negligence of his workmen during the performance of contract.

- 19.1 Contractor shall abide by all existing/future labour enactments and rules, regulations, notifications and bye laws of State or Central Government or local authority.
- 19.2 The Contractor shall comply with all the provisions of the Statutory Acts and rules framed hereunder particularly in respect of the Factory Act 1948, the Payment of Wages Act. 1936, Industrial Disputes Act, 1947, Industrial Employment Standing Orders Act,1946, Minimum Wages Act, 1948, Collection of Statistic Act, 1953, Workmen's Compensation Act,1923,Fatal Accidents Act, 1935, Personal Injuries (Compensation Insurance) Act,1963, Trade union Act, 1926, Maternity Benefit Act, 1961, Employees Provident Fund Act,1952, Contract Labour (Regulation and Abolition) Act, 1970, Indian contract Act, 1872 and the rules framed by the state in respect of various Labour Acts as amended from time to time and shall also comply with the provision of any other enactment statues, rules regulations made by a competent authority and enforced in the state during the currency of the contract. Contractor shall indemnify the company for the penalties on account of breach of any of the conditions, there under.
- 19.3 The company shall remain indemnified by the Contractor against any claim arising under the payment of Wages Act, or the payment of Bonus, C.P. Fund or Gratuity of Compensation Act arising during the pendency of the contract. All such claims will be met with by the Contractors themselves from the payment made to them.

ARTICLE 20: DEDUCTION OF TAX, DUTIES ETC.:

Applicable taxes, duties, royalties etc. excluding Income Tax, shall be in scope of company. Income Tax shall be deducted as per policy of Govt. of India from time to time.

ARTICLE 21: CONTR ACT DOCUMENT

A contract arising on acceptance of this Tender or in consequence of this Tender, the company and the Contractor, shall agree to abide by all the terms & conditions of Part I & II of these Tender documents as well as the terms and conditions mutually agreed in writing between the parties.

ARTICLE 22: COMPLETENESS OF TENDER

The Tender should be completed with all details of illustrative and descriptive literature.

ARTICLE 23: SAFETY OF PERSONNELS

- 23.1 The Contractor shall cover all personnel deputed for production under appropriate insurance scheme.
- 23.2 The company shall not be responsible or held responsible or held liable for any damage to person or property that may result during the execution of contract by the Contractor.
- 23.3 The Contractor has to agree to indemnify the company from any or all claims for damages that may result during the execution of project by the Contractor.
- 23.4 The Contractor shall provide all safety gears and livery to its workmen to ensure their safety and protection from injuries during the execution of works.

Date:
Place:

Signature of the Bidder
Rubber Stamp/Common Seal

निविदाकर्ता (Bidder) द्वारा शपथपत्र

सेवा में,
जनरल मैनेजर (वर्क्स)
सांभर साल्ट्स लिमिटेड सांभर

मैं यह घोषणा करता हूँ की मेरे द्वारा, सांभर लिमिटेड के टेंडर डॉक्युमेंट नंबर.
31(Com)Purchase/2017-18/Part-A दिनांक: **12.10.2017** की सारी शर्तों जो कि
अंग्रेजी में वर्णित है, का पठन भलीभाँति कर समझ लिया गया है तथा मैं उन
शर्तों से पूरी तरह सहमत हूँ।

मैं टेंडर डॉक्युमेंट में दी गयी शर्तों के अनुसार कार्य करने की सहमति प्रदान करता
हूँ।

धन्यवाद

दिनांक :

निविदाकर्ता के हस्ताक्षर मय सील

Sambhar Salts Limited

(A Government Enterprise)

CIN : U142 20RJ1964GOI001188

Corporate Office: G-229, Sitapura Industrial Area, Jaipur -302022 (Raj.)

Unit : Sambhar Lake, Pin- 303604, Dist. Jaipur (Rajasthan)

Phone: 01425-228249; Fax:01425-228244

E-mail: ssl.gm-office@indiansalt.com; Website: www.indiansalt.com

Tender No. : 31(Com)Purchase/2017-18/Part-A dated : 10.10.2017

Price Bid

Name of party: _____

Address: _____

Contact No: _____

SUB. : TENDER FOR SALE OF SALT PRODUCED AT MAIN LINE KYAR THROUGH VARIOUS SALT PRODUCTION WORKS WHICH INCLUDES DEVELOPMENT, MAINTENANCE, BRINE TRANSPORTATION FROM LAKE TO KYARS, EXTRACTION AND HEAPING OF SALT PRODUCED AND LIFTING OF SALT PRODUCED THEREOF BY CONTRACTOR

A. Payable Rates/Amount by Company for Sale of salt produced at Main Line Kyar (Ex Main Line Kyar Basis) as per Scope of Work & Terms and Conditions of Tender (Exclusive of taxes and duties)

Description of ITEM	Rate (Rs/MT)	
	In (Figures)	In (Words)
Rates for " <u>Purchase of Salt by Bidder</u> ", for salt Produced Through Various Salt Production Works at Area of Main Line Kyar Covered Under this tender as Per Scope of Work and Terms & Conditions mentioned in Tender documents (Exclusive of Taxes) (Bids shall only be evaluated based on this rate)		

**B. Cost for Development of Infrastructure alongwith with Break Up
(For Information Only and Not For Bid Evaluation)**

Description	Amount in Rs Per Kyar
Detailed Break up of Cost for Development of Infrastructure	
Total Cost per Kyar	

Notes:

1. Salt produced shall be lifted by the Contractor itself and qualified Bidder quoting highest rates for salt, in the prescribed above Price Bid, shall be considered as H-1.
2. Rates finalized as a result of this Tender shall remain firm during the period of contract.
3. Contractor is required to submit Cost for development of Infrastructure alongwith breakup of the same for information only and not for Bid evaluation.
4. Applicable taxes, duties, royalties etc., except Income Tax, shall be payable by the Company.
5. After expiry of contract / extended contract period i.e. for maximum, Contractor shall vacate the site immediately. Company reserves the right to remove equipment from the site and take possession. As this is company property therefore in no case contractor shall be liable to any ownership or related.
6. Company may seek additional information from the bidders or Contractors in the commercial interest of the Company and to complete the Tender process.
7. The bidder should submit details of his past experience of salt production and its associated activities.
8. These rates shall be valid for 90 days from the date of opening of price bid.

Date:

Place:

Seal & Signature of the Bidder

DESCRIPTION OF WORK FOR DEVELOPMENT OF INFRASTRUCTURE (WORK TO BE EXECUTED AS PER ACTUAL REQUIREMENT AT SITE)		
S.No.	Description of Item	Unit
(A)	Desilting of Kyars :	
1	Earthwork in excavation for desilting purpose by mechanical (Hydraulic excavate) or manual mean over area (exceeding 30 cm in depth 1.50 m. in width as well as 10.00 Sqm on plan) including disposal of excavated earth lead upto 1Km. and lift upto 1.50 m disposal earth to be levelled and neatly dressed & levelling position of embankment as per directed by company including levelling, dressing and rolling by light roller in all kind of soil and all kind of work.(For average depth 0.40m)	Cum
(B)	Katcha Road Work.	
1	रोड़ की मरम्मत हेतु अच्छी गुणवत्ता का झींकरा आपूर्ति करने का कार्य।	Cum
2	आपूर्ति किए गये झींकरे को फैलाना, लेवलिंग, दरेसिंग, वाटरिंग व रोलिंग कर ट्रेक्टर आवागमन हेतु पटरा तैयार करने का कार्य।	Cum
(C)	Labour Shelter	
1	E/W in excavation by mechanical means (Hydroulice excavator) manual means in foundation trenches or drain (not exceeding 1.50 m in width or 10.00 Sqm on plan) including dressing of side and ramming of bottom, lift upto 1.50 m including tacking out the excavated soil and disporting and refilling of jhiri with watering & ramming and disposal of surplus excavated soil as directed with in a lead of 50 meter all kind of soil.	Cum
2	Providing and Laying in position cement concrete including curring compaction etc. complete in specified grade excluding the cost of centering & shuttering and Mix in 1:5:10 (1 Cement : 5 Coarse sand : 10 graded stone aggregated 40 mm nominal size).	Cum
3	R/R stone masonry hard stone in foundation and upto plinth level in 1:3 (1 Cement: 3 Coarse sand).	Cum
4	R/R stone masonry with hard stone in superstructure above plinth level in 1:3 (1 Cement : 3 Coarse sand).	Cum
5	Pointing on stone masonry in cement mortar 1:3 (1 Cement : 3 Sand).	Sqm
6	Cement concrete flooring 1:2:4 (1 Cement : Coarse Sand : 4 graded stone aggregate finished complete. 75 mm thick	Sqm
7	Stone slab on flooring machine cut polished stone shaves in 1:3, 50 mm thick.	Sqm
8	P/non asbestos high impact polypropylene reinforcement 6 mm thick corrugated A.C. sheet roofing fixing bolt and nut 8 mm dia. G.I. plain and bitumen washer. Excluding cost of purlin.	Sqm
9	Structure sheet work in single section fixed with or without connection plate including cutting hoisting fixing in position and applying a priming coat of approved steel primer all complete.	Kg
(D)	Charging and Discharging.	
1	E/W in surface excavation not exceeding 30.00 cm in depth but exceeding 1.50 m. in width as well as 10.00 Sqm on plan) Including disposal of excavated earth lead upto 50.00 m and lift upto 1.50 m disposed soil to be levelled and neatly dressed. All kind of Soil.	Cum
2	Providing and laying in position cement concrete including curing, compaction etc. complete in specified grade excluding the cost of centering and shuttering all work up to plinth level 1:4:8 (1 Cement : 4 coarse sand : 8 graded stone aggregate 40 mm nominal size)	Cum

3	Random Rubble stone masonry for with hard stone in foundation and plinth in cement sand mortar above 30 cm thick wall in cement mortar 1:6 (1 Cement : 6 Sand) including labour and material.	Cum
4	Pointing on Brick / Stone work or brick flooring with cement mortar 1:3 (1 Cement : 3 fine sand) including labour and material.	Sqm
5	Cement concrete flooring 1:2:4 (1 Cement : 2 coarse sand : 4 graded stone aggregate) finished with a floating coat of neat cement including cement slurry, making of lines or groove etc. complete but excluding the cost of nosing of steps etc. complete. 40 mm thick with 20 mm thick nominal size aggregate.	Sqm
E	Repair Work for Charging Discharging Drain / Sluice Gate	
1	E/W in surface excavation not exceeding 30.00 cm in depth but exceeding 1.50 m. in width as well as 10.00 Sqm on plan) Including disposal of excavated earth lead upto 50.00 m and lift upto 1.50 m disposed soil to be levelled and neatly dressed. All kind of Soil.	Cum
2	Providing and laying in position cement concrete including curing, compaction etc. complete in specified grade excluding the cost of centering and shuttering all work up to plinth level 1:4:8 (1 Cement : 4 coarse sand : 8 graded stone aggregate 40 mm nominal size)	Cum
3	Random Rubble stone masonry for with hard stone in foundation and plinth in cement sand mortar above 30 cm thick wall in cement mortar 1:6 (1 Cement: 6 Sand) including labour and material.	Cum
4	Pointing on Brick / Stone work or brick flooring with cement mortar 1:3 (1 Cement: 3 fine sand) including labour and material.	Sqm
5	Cement concrete flooring 1:2:4 (1 Cement : 2 coarse sand : 4 graded stone aggregate) finished with a floating coat of neat cement including cement slurry, making of lines or groove etc. complete but excluding the cost of nosing of steps etc. complete. 40 mm thick with 20 mm thick nominal size aggregate.	Sqm
(F)	Dry Stone Pitching	
	Providing and laying pitching on slope laid over prepared filter media as per drawing and MORD specification clause 1302 of PWD-BSR.	Cum
(G)	<u>Construction of Sluice Gate of Kvars</u>	
	E/w in surface excavation not exceeding 1.5m in width as well as 10.00 Sqm on Plan Including disposal of excavated earth lead upto 50.00 and lift upto 1.50 m disposed soil to be levelled and neatly dressed. All kind of soil.	Cum
	P/L in position Cement Concrete including curing compaction etc. complete in specified grade excluding the cost of Shuttering and Centering. All work up to plinth level mix 1:4:8 (1Cement:4 Course: Sand	Cum
	R/R Stone masonry for with hard stone in Super structure above plinth level upto five above 30.00 cm thick wall mix 1:6 (1Cement:6 Course Sand) Complete.	Cum
	20mm thick Plaster on new surface on wall in cement sand mortar 1:4 (1 Cement: 6 Course Sand) including racking of joints & finished.	Sqm
	P/L Cement concrete coping in 1:2:4 (1Cement:4 Course Sand: 4 graded stone aggregate 20mm nominal size)	Sqm

COST OF BID DOCUMENT AND BID SECURITY (EMD) DECLARATION

Tender Enquiry No

Due for opening on

Name of the tender:.

Cost of bid document and Bid Security (EMD) as required by this Tender Enquiry **No:-----**
-----) are being submitted in the form of RTGS/NEFT/ Demand Draft/ pay order
in original favouring Sambhar Salts Limited payable at Sambhar Lake and duly discharged
in his favour in advance.

Cost of bid document

Details of Demand Draft/Pay order attached:

No. _____ Dated _____

Drawn on (Bank) _____

Amount _____

Details of RTGS/NEFT

Bid Security (EMD)

Details of Demand Draft/Pay order attached:

No. _____ Dated _____

Drawn on (Bank) _____

Amount _____

Details of RTGS/NEFT

Signature of the Bidder

Name & Address with stamp

GENERAL INFORMATION OF THE BIDDER

Tender Enquiry No:		
Due for Opening on :		
1	Name & Address of Bidder with Contact No. :	
2	Permanent Income Tax A/c No. of the bidder :	
3	Details of the Banker of the Bidder:	
i)	Name of Bank:	
ii)	Address of the Branch:	
iii)	Phone No.:	
iv)	RTGS/IFS Code No.:	
v)	Bank A/c No.:	
vi)	Type of A/c:	
vii)	MCIR code:	
viii)	Date of Opening	

4. Business Name and constitution of the Bidder firm. Also state if the firm is registered under

- i) The Indian Companies Act, 1956
- ii) The Indian Partnership Act, 1932
- iii) Any act, if not, who are the owners. (Please give full Names and Address)

5. Whether the Bidder firm is/ are

- i) Manufacturer / Contractor / Manpower agency
- ii) Manufacturer's authorized agent

Note: In case of being Manufacturer's Agent, enclose a copy of latest Manufacturer's Authorization along with the Tender.

iii) Whole seller/Retailer

6. For partnership firms state whether they are registered or not registered under Indian Partnership Act. 1932. Should the answer to this question by a partnership firm be in the affirmative, please state further:-

- (i) Whether by the partnership agreement authority to refer disputes concerning the business of the partnership to arbitration has been conferred on the Partner who has signed the tender.
- (ii) If the answer to (i) is in the negative, whether there is any general power of attorney executed by all the partners of the firm authorizing the partner who has signed the tender to refer dispute concerning business of the partnership to arbitration.

7. State whether business dealing with you has been banned by any Central/State Government Organization? If so, give details.

Signature of witness
Full Name and Address of Witness

Signature of Bidder

INCOME TAX RETURN & PAN NUMBER**Tender Enquiry No:****Due for opening on:****Name of the Bidder:**

Copies of IT Returns, PAN Number, Service Tax Registration, & VAT / CST / GST Registration as required by this Tender Enquiry are being submitted along with this tender as per details given below:

Sl. No.	Description	Remarks
i.	Copies of Income Tax Returns for the Assessment Years (For last three years)	
ii.	Copy of Permanent Account Number	
iii.	Copy of Service Tax Registration Number, If any	
iv.	Copy of VAT/ CST Registration number	
v.	Copy of GST Registration number	

Signature of the Bidder**Name & Address with stamp**

**UNDERTAKING BY BIDDER FOR ADJUSTMENT OF REQUISITE EARNEST MONEY
DEPOSIT FROM UNPAID/DUE AMOUNT AVAILABLE WITH COMPANY**

Name of Bidder: _____

Name of work for which tender is being submitted: _____

Tender No. : _____

Due date of submission of bid: _____

Requisite EMD, to be remitted Rs. _____

Unpaid/Due amount available with Company Rs. _____

For which work/contract unpaid/due amount _____

Payment due with _____ (Concerned Department/Authority/Section)

I hereby authorise the Company to adjust requisite EMD from my aforesaid Unpaid/Due amount.

Signature

Name of Bidder: _____

Mob. No. _____