

Invitation to Tender

From

**The Director,
Department of Social Welfare,
Manipur**

To

Dear Sir(s),

For and on behalf of Department of Social Welfare, Govt. of Manipur, the Director (Social Welfare), Manipur invites online Tenders under Two Bids System at Manipur tender portal (URL: www.manipurenders.gov.in) for appointment of Transport contractors for transportation of WBNP(rice) from FCI Depots (located at Imphal West, Imphal East, Thoubal, Senapati, Churachandpur, Ukhruel and Jiribam) to various Offices of the District Programme Officers/ the Child Development Project Officers as well as for transportation of Micronutrient fortified food in the form of Take Home Ration (THR) from Department Godown at Takyelpat, Imphal West to the Offices of the District Programme Officers/ the Child Development Project Officers in Manipur for a period of 1(one) year.

Director (Social Welfare)
Manipur

**GOVERNMENT OF MANIPUR
DEPARTMENT OF SOCIAL WELFARE**

NOTICE INVITING TENDER

Imphal, the 1st April, 2022.

No. 8/28/2020-SNP(SW)Transporter: Sealed rate quotations in two separate envelopes bearing “**Technical bid**” and “**Price bid**” further enclosed in one single envelope bearing “**NIT No. 8/28/2020-SNP(SW)Transporter** dated 1st April, 2022 are invited by Social Welfare Department, Govt. of Manipur from intending transport contractors for transportation of WBNP(rice) from FCI Depots (located at Imphal West, Imphal East, Thoubal, Senapati, Churachandpur, Ukhrul and Jiribam) to various Offices of the District Programme Officers/ the Child Development Project Officers as well as for transportation of Micronutrient fortified food in the form of Take Home Ration (THR) from Department’s Godown at Takyelpat, Imphal West to the Offices of the District Programme Officers/ the Child Development Project Officers in Manipur. All details of the Tender are available on the website of the Government of Manipur i) www.manipurtenders.gov.in, and **intending bidders/tenderers may download the same from the website.**

- A. Tender Forms may be downloaded from the above website by paying a sum of Rs. 5,000/- (Rupees five thousand only) as cost of Tender form for each route which must be submitted electronically through NEFT/RTGS/other electronic means by the tenderers to Director, Social Welfare Department, Manipur through Account No. 0254050024017, IFSC Code PUNB0025420, Name of branch: PNB, Imphal. In case of NEFT/RTGS/other electronic means the tenderer has to indicate transaction No. (UTR No.) of such payments appropriately in the Bid.
- B. Downloading of forms : From 01-04-2022 to 21-04-2022
- C. **Bids along with all the enclosures are to be submitted online through e-Procurement/Tender portal www.manipurtenders.gov.in.**
- D. Last Date of submission of Tender Form : 22-04-2022 up to 11:00A.M
- E. Opening of Technical Bids : 22-04-2022 at 3.00 P.M
- F. Opening of Price Bids : 28-04-2022 at 2:00 P.M
- G. Contact person : For any query, Md. ZiourRahaman, Chief Finance Officer (Social Welfare), Govt. of Manipur may be contacted.
Mobile No.: 7005106804
E-mail:- md.ziourrahaman@gmail.com

(Ngangom Uttam Singh)
Director (Social Welfare),
Manipur

NOT TRANSFERABLE

Tender No: 8/28/2020-SNP(SW)Transporter dated 01-04-2022

DIRECTORATE: SOCIAL WELFARE DEPARTMENT, IMPHAL, MANIPUR.

**THE TENDER FORMAT MAY BE DOWNLOADED IN DUPLICATE
(ONE COPY SHALL BE RETAINED BY THE TENDERER/BIDDER)**

INVITATION TO TENDER AND INSTRUCTIONS TO TENDERERS FOR APPOINTMENT OF TRANSPORT CONTRACTOR FROM FCI DEPOTS (LOCATED AT IMPHAL WEST, IMPHAL EAST, THOUBAL, SENAPATI, CHURACHANDPUR, UKHRUL AND JIRIBAM)FOR TRANSPORTATION OF RICE TO VARIOUS DISTRICT SOCIAL WELFARE OFFICES/SOCIAL WELFARE OFFICES AND CHILD DEVELOPMENT PROJECT OFFICES AS WELL AS FOR TRANSPORTATION OF MICRONUTRIENT FORTIFIED FOOD IN THE FORM OF TAKE HOME RATION (THR) FROM DEPARTMENTAT GODOWN/DEPOT AT TAKYELPAT , IMPHAL WEST TO CHILD DEVELOPMENT PROJECT OFFICES IN MANIPUR

- A. Tender Forms may be downloaded from the above website by paying a sum of Rs. 5,000/- (Rupees five thousand only) as cost of Tender form for each route which must be submitted electronically through NEFT/RTGS/other electronic means by the tenderers to Director, Social Welfare Department, Manipur, Account No. 0254050024017, IFSC Code PUNB0025420, Name of branch: PNB, Imphal. In case of NEFT/RTGS/other electronic means the tenderer has to indicate transaction No. (UTR No.) of such payments appropriately in the Bid.
- B. Downloading of forms : From 01-04-2022 to 21-04-2022
- C. **Bids along with all the enclosures are to be submitted online through e-Procurement/Tender portal www.manipurenders.gov.in.**
- D. Last Date of submission of Tender Form : 22-04-2022 up to 11:00A.M
- E. Opening of Technical Bids : 22-04-2022 at 3.00 P.M
- F. Opening of Price Bids : 28-04-2022 at 2:00 P.M
- G. Contact person: For any query, Md. Ziour Rahaman, Chief Finance Officer (Social Welfare), Govt. of Manipur may be contacted.
Mobile No.: 7005106804
E-mail:- md.ziourrahaman@gmail.com

Note:

(1) If the date fixed for opening of tenders is declared a holiday, the bidswill be opened on the next working day following the holiday but there will be no change in the time for opening as indicated above.

GENERAL INFORMATION TO TENDERERS

1. Place of operation will be from FCI Depots (located at Imphal West, Imphal East, Thoubal, Senapati, Churachandpur, Ukhrul and Jiribam) for WBNP Rice and Dept. of Social Welfare's godown, Takyelpat, Imphal West for Take Home Ration (THR) to various Destinations as per **Appendix-I**.

(A) Objective of the Contract

The Contractors shall transport rice from FCI Depots and Micronutrient fortified food in the form of Take Home Ration (hereinafter referred to as Take Home Ration or simply Micronutrient) from Department of Social Welfare's Godown at Takyelpat, Imphal West to various destinations as directed from time to time by the Director along with such additional ancillary and incidental duties, services and operations as may be instructed by the Director and which are not inconsistent with terms and conditions of this contract.

(B) Brief description of work

i) Transportation of Rice from FCI Depots (located at Imphal West, Imphal East, Thoubal, Senapati, Churachandpur, Ukhrul and Jiribam) and transportation of Micronutrient/Take Home Ration (THR) from Department of Social Welfare's Godown at Takyelpat to various destination as per **Appendix-I**. Bidders for any route shall have to transport all the items indicated against each such route.

ii) The Tenderers/Bidders must get themselves fully acquainted with the size and location of godowns vis-a-vis loading /unloading points before submission of the tender. The rates quoted by Tenderer shall be deemed to have been done after such acquaintance. No Tenderer will be entitled to any compensation arising out of any misapprehension in this regard. Before tendering, the Tenderer must also get acquainted with the conditions of route to be taken by him for transportation of Rice and Take Home Ration/Micronutrient Fortified Food. Once the tender is submitted, the Tenderer will be deemed to have fully acquainted himself with the route and he will not be entitled for any compensation on account of road blockade, diversions, etc. on the route.

(iii) The Tenderer should note that the trucks to be provided by it shall be fitted with GPS devices so that the Director can track the movement of the goods transported and it would be incumbent on the transporter to ensure its safe keeping and custody. Truck with a non-operational GPS device will not be allowed to carry rice and THR/micronutrient.

(C) Volume of work

No definite volume of work to be performed can be guaranteed during the currency of the contract. However, some items of general information are given in Appendix-I of this tender document/NIT. The particulars given in the Appendix-I are intended merely to give the Tenderer/Bidder an idea of the approximate quantum of work so as to help in making their own assessment for quoting the rates in accordance with the conditions of the Contract. It should be clearly understood that no guarantee is given that all the items of work as shown in the Appendix-I of this tender document/NIT will be required to be performed.

2. The Contract, if any, which may arise from this tender shall be governed by the terms and conditions of the Contract as set out in the invitation/General Information to the Tenderer and as given in the Annexures and appendices to this tender.

3. Eligibility Criteria for Bidders/Tenderers:

(A) Tenderer should be a registered firm by Registrar of Co-operative Societies or under Company Act, 1956 or GST.

(B) Tenderer should be an experienced firm for a minimum of three years in transportation. The claim for experience in transportation should be supported by certificates duly obtained from PSU/Govt. Dept. Or Private Limited Company dealing in the field of food grains, **fertilizers, Cement, sugar or any other commodity** for a minimum of three years. Weightage will be given based on experience of the bidder as indicated below:

Sector	Government Department/PSU			Private Limited Company		
	2-3	3-4	4 & above	2-3	3-4	4 & above
Experience (in years)						
Score	5	7	10	4	6	8

(C) The firm must possess a minimum fleet of **five trucks owned** (the age of which does not exceed 10 years) in the name of the bidder firm and this should be supported by Registration Certificate (RC) issued by concerned DTO of the Transport Department. GPS device should be fitted on the trucks of the transporter. Weightage will be given based on experience of the bidder as indicated below:

No. of Trucks owned	5	7	10 & above
Score (Max. = 10)	5	8	10

(D) The firm must be an income tax payee unless exempted and should be able to furnish proof that there is no income tax liability.

(E) The transport firm shall furnish **Bid Security Declaration**.

(F) Copy of Income Tax Return or Form AS 26 of last 3 years shall be enclosed with the tender documents".

(G) Copy of PAN Card of the bidder firm shall be enclosed with the tender documents.

(H) The bidder firm should have a minimum annual turnover of not less than Rs. 2.00 Crore (Rupees Two Crore) only during each of the last three financial years ending with 31st March of the previous financial year. The claim for annual turnover should be supported by audited account statements, work orders and completion certificates issued by competent authority. The annual turnover of the firm in this case would mean the turnover earned by the firm/company solely from transportation related activities only. Weightage will be given based on experience of the bidder as indicated below:

Annual Turnover (Rs. in crore)	2-3	3-5	5 & above
Score (Max. = 10)	5	8	10

During Technical Evaluation, total Weightage/Score obtained by the bidders in respect of experience, number of trucks owned and annual turnover will be considered. **Maximum weightage is 30 (10 each for experience, number of trucks owned and annual turnover) and a bidder should get a minimum of 18 (eighteen) score out of the maximum weightage of 30 to qualify technically, provided the bidder fulfils all the other eligibility criteria relating to registration, income tax payment, Income Tax Returns, bid security declaration and PAN Card as enumerated under Para 3 of the NIT.**

(I) Price bids will be opened and evaluated only for those bidders who qualify in the technical evaluation, and Least Cost Selection (LCS) method will be adopted for selection of bidder based on the price bids, which is to be submitted as per Price Bid Format in the Appendix.

4. Disqualification Conditions.

(I) Tenderers who have been blacklisted or otherwise debarred by Social Welfare Department, Manipur or any Department of State Government or any other Public Sector Undertaking will be ineligible during the period of such blacklisting or for a period of five years, whichever is earlier.

(II) Any Tenderer whose contract with the Social Welfare Department, Manipur, or any Department of State Government or any other Public Sector Undertaking has been terminated **due to default on the part of the tenderer** before the expiry of the contract period at any point of time during last five years, will be ineligible, if such termination of contract was due to default on the part of the tenderer.

(III) Tenderer whose **Bid Security Declaration** and/or Security Deposit has been forfeited by Social Welfare Department, Manipur or any Department of State Government or any other Public Sector Undertaking, during the last five years, will be ineligible.

(IV) If the proprietor/any of the partners of the Tenderer firm/any of the Directors of the Tenderer company have been, at any time, convicted by a court of an offence and sentenced to imprisonment for a period of three years or more, such Tenderer will be ineligible.

5. Instructions for submitting Tender

The instructions to be followed for submitting the tender are set out below:

(a) The Tenderer must fill up and sign the forwarding letter in the format given in **Appendix-II** and also furnish full, precise and accurate details in respect of information asked for in **Appendix-III** while submitting bid documents.

(b) Signing of Tender Documents

(i) Person(s) signing the tender shall state the capacity he is, or they are signing the tender, e.g., as sole proprietor of the firm, or as a Secretary/Manager/Director etc., of a Limited Company. Signatory should be a person duly authorised by the firm/company.

(ii) The person signing the tender, or any documents forming part of the tender, on behalf of another, or on behalf of a firm shall be responsible to produce a proper power of attorney duly executed in his favour, stating that he has authority to bind such other person, or the firm, as the case may be, in all matters, pertaining to the Contract. If the person so signing the tender fails to produce the said Power of Attorney his tender shall be summarily rejected without prejudice to any other right of the Department under the law.

(iii) The Power of Attorney should be signed by all the partners in the case of a partnership concerned, by the proprietor in the case of proprietary concerned, and by the person who by his signature can bind the company in the case of a limited company. The entire tender document must also be signed on each page by the authorized person.

(c) The bidders/tenderers should avoid quoting “unreasonably low rates” while submitting Bids. In case, the Tender (Evaluation) Committee or the Higher/Departmental Tender Committee or the State Government, whichever is applicable, finds the rate quoted by a particular firm unreasonably low or impractical to carry out the job effectively, such bids will be summarily rejected.

6. Bid Security Declaration

(i) Each tender must be accompanied by **Bid Security Declaration for each route**. Tender not accompanied by **Bid Security Declaration** shall be summarily rejected. The Tenderer shall be permitted to bid on the expressed condition that in case he rescinds, or modifies his offer, or terms & conditions thereof, after submitting his tender, for any reason whatsoever during the tender process, the bidders will also be debarred from participating in any other Tender with Social Welfare Department, Manipur for a period of five years.

7. Security Deposit

(a) The successful tenderer for each route shall be required to submit a **Security Deposit (SD)** in the form of Bank Guarantee of **Rs. 20.00 lakhs** for each route in favour of the Director, Social Welfare Dept. Manipur, Imphal for the full period of contract or till the supply is completed, whichever is later. This security deposit will be liable to be forfeited for any violation or non-fulfilment of the discharge of obligations under the contract.

(b) In the event of the Tenderer’s failure, after the communication of acceptance of the tender by the Department to deposit the security deposit within 15 days of acceptance of his tender, his Contract shall be summarily terminated and the Department shall proceed for appointment of another contractor.

(c) The Security Deposit will be refunded to the Contractors on due satisfactory performance of the services, and on completion of all obligations by the Contractor under the terms of the Contract, and on submission of a **“No demand certificate”**, subject to such deduction from the Security Deposit as may be necessary for recovering the Department’s claims against the Contractor.

(d) Whenever the Security Deposit falls short of the specified amount, the Contractor shall make good the deficit so that the total amount of Security Deposit shall not at any time be less than the specified amount.

(e) Any losses or damages arising out of and incurred by the Department by the conduct of the contractor will be recovered from the contractor, without prejudice to any other rights and remedies of the Department under the Contract and Law. The contractor will also be debarred from participating in any future tenders of the Department for a period of five years. After the completion of prescribed period of five years, the party may be allowed to participate in the future tenders of Social Welfare Department, Manipur provided all the recoveries/ dues have been effected by the Department and there is no dispute pending with the contractor/party.

8. Submission of Tender

(a) The tender shall be submitted in two parts, viz., Technical Bid and Price Bid.

(b) The original copy of the tender for each individual route along with the documents required under the technical bid is to be kept in one sealed envelope superscribed '**A**' – **Technical Bid** and the price bid will be kept in another sealed envelope superscribed '**B**' – **Price Bid**. Both the bids then will be kept in another sealed envelope superscribing "**Tender No. dated for appointment of transport contractors for.....(name of the Route)**" and addressed to the Director, Social Welfare Department, Manipur with the name and address of the tenderer.

(c) The envelope containing the Technical Bid shall include the following:

(i) The tender document along with all its Annexures & Appendices duly signed on each page by the Tenderer.

(ii) **Bid Security Declaration** as specified at Para 6.

(iii) Details of payment of tender fees.

(iv) List of Documents attached, as per the format in Appendix IV, duly signed by the Tenderer.

(v) Bids which do not comply with these instructions shall be summarily rejected.

(vi) The tender form shall be filled in by Tenderer clearly, neatly and accurately. Any alteration, erasures or overwriting should be duly initialed by the authorized signatory.

(vii) It should be clearly understood by the Tenderer that no opportunity shall be given to them to alter, modify or withdraw any offer at any stage after submission of the tender.

9. Opening of tenders

The Technical Bid will be opened in the Office of the Director, Social Welfare Department, Manipur at the fixed time and the date indicated in the NIT. The Tenderer will be at liberty to be present either in person or through an authorized representative at the time of opening of the Technical Bid. A bidder should get a minimum of 18 (Eighteen) Score out of the maximum weightage of 30 to qualify the technical bid, provided the bidder fulfils all the other eligibility criteria relating to registration, income tax payment, Income tax returns, bid security declaration and PAN Card as enumerated under Para 3 of the NIT. Price Bids of only those tenderers whose technical bids qualify, i.e., those bidders scoring 18 and above in the scoring criteria explained in Para 3 of the NIT, shall be opened at a time and date fixed by the Director. Least cost selection (LCS) method will be adopted for selection of bidder based on the price bids of technically qualified bidders. The Tenderer technically qualified will be at liberty to be present either in person or through an authorized representative at the time of opening of the Price Bids.

10. Period of Contract:-The Contract shall remain in force for a period of one year with option of extension for a further period of one year at the sole discretion of the Government without any escalation in rate from the date of the acceptance letter or such later date as may be decided by the Director or an officer authorized by the Government.

11. Corrupt practices

Any bribe, commission, or advantage offered or promised by or on behalf of the Tenderer to any officer or official of the Department shall (in addition to any criminal liability which the Tenderer may incur) debar his tender from being considered. Canvassing on the part of, or on behalf of, the Tenderer will also make his tender liable to rejection.

12. Department reserves the right to reject any or all the tenders without assigning any reason. The successful Tenderer(s) will be intimated of the acceptance of the tender by a letter/telegram/fax/email.

13. In case of any clear indication of cartelization, the Department shall reject the tender(s).

14. If the information given by the Tenderer in the Tender Document and its Annexures & Appendices are found to be false/incorrect at any stage, Department shall have the right to disqualify/ summarily terminate the contract, without prejudice to any other rights that the Department may have under the Contract and law.

Director (Social Welfare),
Manipur

TERMS AND CONDITIONS GOVERNING CONTRACTS FOR TRANSPORTATION OF RICE FROM FCI DEPOTS AND TAKE HOME RATION (MICRONUTRIENT FORTIFIED FOOD) FROM DEPARTMENT OF SOCIAL WELFARE'S GODOWN AT TAKYELPAT, IMPHAL WEST TO VARIOUS DESTINATIONS.

I. Definitions

(i) The term "Contract" shall mean and include the Invitation to Tender incorporating also the instructions to Tenderer, the Tender, its Annexures, appendices, acceptance of tender and such general and special conditions as may be added to it.

(ii) The term "Contractor" shall mean and include the person(s), Firm or Company with whom the contract has been placed including their heirs, executors, administrators and successors and the permitted assignees as the case may be.

(iii) The term "Contract Rates" shall mean the rates of payment accepted by the Director, Social Welfare Department, Manipur for and on behalf of the Department.

(iv) The term "Department" and the "Social Welfare Department, Manipur", wherever they occur, shall mean the Social Welfare Department, Government of Manipur.

(v) The term "Director" shall mean Director, Social Welfare, Manipur under whose administrative jurisdiction to various District Social Welfare Offices/Social Welfare Offices, District Programme Offices and Child Development Project Offices in the State to which the contract relates fall.

(vi) The term "Destinations" means various District Social Welfare Offices/Social Welfare Offices/District Programme Offices and Child Development Project Offices in the State.

(vii) The term "Foodgrains" shall mean and include any items of foodgrains and its products.

(viii) The term "Godowns" shall mean the FCI Depots/Godowns belonging to or in occupation of the Social Welfare Department, Manipur at any time.

(ix) The term "Services" shall mean performance of any of the items of work enumerated in the tender document or as may be indicated by the Director or an officer acting on his behalf authorized by the Government.

(x) The term "Trucks" wherever mentioned shall mean mechanically driven vehicle such as Lorries etc. including 4-wheel drive trucks, and shall exclude animal driven vehicles.

(xi) GPS means "Global Positioning System" installed in the truck for tracking the movement of Rice, Pulse and Micronutrient transported by the truck.

II. Parties to the Contract

(a) The parties to the Contract are Contractors and the Social Welfare Department, Manipur represented by the Director or an officer acting on his behalf authorized by the Government.

(b) The person signing the tender, or any other documents forming part of the tender, on behalf of any other person or a Firm shall be deemed to warrant that he has the authority to bind such other person or the Firm, as the case may be, in all matters pertaining to the Contract. If at any stage it is found that the person concerned had no such authority the Social Welfare Department, Manipur may, without prejudice to other civil/criminal remedies, terminate the Contract and hold the signatory liable for all costs and damages.

(c) Notice or any other action to be taken on behalf of the Department may be given/taken by the Director or any officer so authorized by the Government and acting on his behalf.

III. Constitution of Contractors

(a) Contractors shall, in the tender, indicate whether they are a Sole Proprietary Concerned, or Registered Partnership Firm, or a Private Limited Company. The composition of the partnership, or names of Directors of Company, as applicable, shall be indicated. The Contractor shall also nominate a person for the active management and control of the work relating to the Contract during the tenure of the Contract. The person so nominated shall be deemed to have full authority from the Contractor in respect of the Contract and his acts shall be binding on the Contractor.

(b) The Contractor shall notify to the Department the death/resignation of any of their partners/directors immediately on the occurrence of such an event. On receipt of such notice, the Department shall have the right to terminate the Contract.

IV. Subletting

The Contractor shall not sublet, transfer, or assign the Contract, or any part thereof.

V. Liability for Personnel

(a) All persons employed by the Contractor shall be engaged by him as own employees in all respects, and all rights and liabilities under the Indian Factories Act, or the Workmen's Compensation Act, or Employees Provident Fund Act, and other applicable enactments, in respect of all such personnel shall exclusively be that of the Contractor. The Contractor shall be bound to indemnify the Department against all the claims whatsoever in respect of its personnel under the Workmen's Compensation Act, 1923, or any statutory modification thereof or otherwise for or in respect of any damage or compensation payable in consequence of any accident or injury sustained by any workmen or other person whether in employment of the Contractor or not.

(b) Contractor shall also comply with all Rules and Regulations/Enactments made by the state Govt./Central Govt. from time to time pertaining to the Contract including all Labour Laws.

VI. Bribe, Commission, Gift etc.

An act of bribe, gift or advantage, given, promised or offered, by or on behalf of the Contractor, or any one of their partners/Directors/Agents or officials, or any person on his or her behalf to any officer, officials, representative or agent of the Department, or any person on his or their behalf, for showing any favour or forbearing to show any disfavour to any person in relation to the Contract, shall make the Contractor liable for termination of this Contract or any other Contract with the Department and the contractor shall be liable to reimburse the Department of any loss or damage resulting from such cancellation.

VII. Period of Contract

(i) The Contract shall remain in force for a period of one year with option of extension for a further period of one year at the sole discretion of the Government without any escalation in rate from the date of the acceptance letter or such later date as may be decided by the Director or an officer authorized by the Government.

(ii) The Director reserves the rights to terminate the Contract at any time during its currency without assigning any reasons thereof by giving **Thirty Days Notice** in writing to the Contractor at the notified address and the Contractors shall not be entitled to any compensation by reason of such termination. The action of the Director under this clause shall be final, conclusive and binding on the Contractor.

VIII. Security Deposit

(a) The successful tenderer for each route shall be required to submit a **Security Deposit (SD)** in the form of Bank Guarantee of **Rs. 20.00 lakhs** for each route in favour of the Director, Social Welfare Dept. Manipur, Imphal for the full period of contract or till the supply is completed, whichever is later. This security deposit will be liable to be forfeited for any violation or non-fulfilment of the discharge of obligations under the contract.

(b) In the event of the Tenderer failure, after the communication of acceptance of the tender by the Department to deposit the security deposit within 15 days of acceptance of his tender, his Contract shall be summarily terminated besides forfeiture of the Earnest Money and the Department shall proceed for appointment of another contractor.

(c) The Security Deposit will be refunded to the Contractors on due satisfactory performance of the services, and on completion of all obligations by the Contractor under the terms of the Contract, and on submission of a "No demand certificate", subject to such deduction from the Security as may be necessary for recovering the Department's claims against the Contractor.

(d) Whenever the Security Deposit falls short of the specified amount, the Contractors shall make good the deficit so that the total amount of Security Deposit shall not at any time be less than specified amount.

(e) Any losses or damages arising out of and incurred by the Department by the conduct of the contractor will be recovered from the contractor, without prejudice to any other rights and remedies of the Department under the Contract and Law. Such defaulted contractor shall be debarred from participating in any future tenders of the Department for a period of five years. After the completion of prescribed period of five years, the party may be allowed to participate in the future tenders of Social Welfare Department, Manipur provided all the recoveries/ dues have been effected by the Department and there is no dispute pending with the contractor/party.

IX. Liability of Contractor for losses suffered by Department

(a) The Contractor shall be liable for all costs, damages, registration fees, charges and expenses suffered or incurred by the Department due to the Contractor's negligence and un-workman like performance of any services under this Contract, or breach of any terms of the Contract, or

failure to carry out the work under the Contract, and for all damages or losses occasioned to the Department, or in particular to any property or plant belonging to the Department, due to any act, whether negligent or otherwise, of the Contractor or his employees. The decision of the Director regarding such failure of the Contractor and their liability for the losses, etc. suffered by the Department, and the quantification of such losses, shall be final and binding on the Contractor.

(b) Without prejudice to the generality of the foregoing paras, it is a further condition of the Contract that in the event of failure of the Contractor to provide the number of trucks per day as intended by the Department, the contractor will be liable to pay the Department Liquidated Damages @ Rs.300/- with maximum of Rs.1000/-(One Thousand) per truck per day which the parties to the contract having agreed to as a reasonable estimate of the losses to the Department arising on account of such failure.

(c) The Contractor shall provide sufficient number of tarpaulins for each truck to cover the bags of Rice, Pulse and Micronutrient to take reasonable precautions to avoid wetting/damage/loss to Rice, Pulse and Micronutrient during the transport. In the event of deficiency in service by contractor in not providing the tarpaulins for spreading on the decks of trucks or for covering the truck after loading, **Liquidated Damages covering the damage/loss** caused to the commodities transported will be imposed by the Director to the contractor without prejudice to any other right or remedies under the contract and law.

(d) Without prejudice to the rights of the Department under Sub-clause (a) of this Clause, it is a further condition of the Contract that in respect of any shortage, wastage, loss or damages to the goods in transit, the Contractor is liable to pay to the Department Liquidated Damages at twice the average acquisition cost, as applicable from time to time, for Rice, Pulse and Micronutrient except when the Director (whose decision shall be final) decides that the difference between the weights taken at the dispatching and receiving ends is negligible and is due to discrepancies between the scales, gain on loss in moisture, or other causes beyond the Contractor's control. The parties to the Contract have agreed that the amount of Liquidated Damages specified above represents a genuine estimate of the loss likely to be caused to the Department by the shortage, wastage, loss or damage to the goods in transit. Such recovery of Liquidated Damages shall be effected without prejudice to the right of the Department to initiate civil/criminal proceedings against the defaulting Contractors wherever it is suspected that the shortage/losses occurred due to deliberate/wilful omission, theft, misappropriation, irregularities, etc. committed by the Contractors or their representatives/employees.

X. Summary termination of the Contract

(a) In the event of the contractors having been adjudged insolvent or going into liquidation or winding up their business or making arrangement with their creditors or failing to observe any of the provisions of this contract or any of the terms and conditions governing the contract, the Director shall be at liberty to terminate the contract forthwith without prejudice to any other right or remedies under the contract and law and to get the work done for the unexpired period of the contract at the risk and cost of the contractors and to claim from the contractors any resultant loss sustained or cost incurred.

(b) The Director shall also have without prejudice to other rights and remedies, the right, in the event of breach of the contract of any of the terms and conditions of the contract to terminate the contract forthwith and to get the work done for the unexpired period of the contract at the

risk and cost of the contractors and/or forfeit the security deposit or any part thereof for the sum or sums due for any damages, losses, charges, expenses or cost that may be suffered or incurred by the Department due to the contractor's negligence or un-workman like performance of any of the services under the contract.

(c) The contractors shall be responsible to supply adequate and sufficient trucks and any other transport vehicles and any other services under the contract in accordance with the instructions issued by the Director or an officer acting on his behalf. If the contractors fail to supply the requisite number of trucks the Director shall at his entire discretion, without terminating the contract be at liberty to engage other trucks etc. at the risk and cost of the contractors, who shall be liable to make good to the Department all additional charges, expenses, costs or losses that the Department may incur or suffer hereby. The contractors shall not, however, be entitled to any gain resulting from entrustment of the work to another party. The decision of the Director shall be final and binding on the contractors.

XI. Recovery of losses suffered by the Department

(a) The Department shall be at liberty to reimburse themselves for any damages, losses, charges, costs or expenses suffered or incurred by them, or any amount payable by the Contractor as Liquidated Damages. The total sum claimed shall be deducted from any sum then due, or which at any time thereafter may become due, to the Contractors under this, or any other, Contract with the Department. In the event of the sum which may be due from the Contractor as aforesaid being insufficient, the balance of the total sum claimed and recoverable from the Contractors as aforesaid shall be deducted from the Security Deposit. Should this sum also be not sufficient to cover the full amount claimed by the Department, the Contractor shall pay to the Department on demand the remaining balance of the aforesaid sum claimed.

(b) In the event of termination of this Contract, or in the event of any breach of any of the terms and conditions of this Contract by the contractor, the Director shall have the rights to forfeit the entire or part of the amount of Security Deposit of the contractor or to appropriate the Security Deposit or any part thereof in or towards the satisfaction of any sum due to be claimed for and damages, losses, charges, expenses or cost that may be suffered or incurred by the Department.

XII. Responsibilities of the Contractor

(a) The Contractor shall be responsible to supply adequate and sufficient number of trucks for transportation of Rice, Pulse and Micronutrient and carrying out any other services under the Contract in accordance with the instructions issued by the Director or an officer acting on his behalf.

(b) The contractors shall be responsible to supply adequate number of trucks for carrying out any other services under the contract in accordance with the instructions issued by the Director or an officer acting on his behalf.

(c) The Contractor shall transport by trucks to be arranged by him such number of bags of Rice, Pulse and Micronutrient as may be required from day to day by the Director or an Officer acting on his behalf. The Contractor shall take care not to mix bags of rice with that of Pulse and Micronutrient, bags containing different qualities of Rice, Pulse and Micronutrient and bags containing wet/damaged Rice, Pulse and Micronutrient, sweepings etc with bags of sound Rice, Pulse and Micronutrient.

(d) The Contractor shall obtain daily, from the Director or any officer acting on his behalf, the programme of loading for the next date/day and shall provide adequate number of lorries/trucks in good condition in accordance with this programme and shall ensure that the lorries, trucks etc. are positioned at the different loading points as indicated by the Director or any officer acting on his behalf, daily at the time specified.

(e) In special cases the Contractor may also be required at short notice to arrange to transport bags of Rice, Pulse and Micronutrient and he shall be bound to comply with such requests.

(f) The quantity mentioned in any programme given by the Director or any other officer acting on his behalf may be altered and the Contractor shall be bound to supply lorries/trucks required for the quantity shown in the programme. He shall not be entitled to any compensation whatsoever for not entrusting him with the quantity of work specified in any programme issued to him.

(g) The Contractor shall be responsible for the safety of the goods from the time they are loaded on their truck from FCI Depots and Department of Social Welfare Godown at Takyelpat until they have been unloaded from the trucks at various District Social Welfare Offices/Social Welfare Office and Child Development Project Offices in the State as specified in the Contract or as directed by the Director or any other officer acting on his behalf. The contractor shall provide tarpaulins on decks of the truck so as to avoid loss of grain, etc. through the holes/crevices in the decks of the truck and shall be liable to make good the value of any loss, shortage or damage during transit. The weight of the bags of foodgrains etc. loaded/unloaded into/from trucks or any other vehicle shall be worked out on the basis of cent percent weightment. The representative of the Contractor shall be present at the time of checking of the weights at the loading/unloading points etc. The Director of the Department as the case may be will be the sole Authority for determining the quantum of the loss.

(h) The Contractor shall be liable to obtain Transit Insurance Cover from a General Insurance Company in favour of the Department against loss or damage to the Rice, Pulse and Micronutrient entrusted to him for transportation.

(i) The loading of the stocks will be restricted to the rated axle load of the commercial vehicle prescribed under the Motor Vehicles Act and Rules there under as amended from time to time and the Contractor will abide by such rules in regard to loading of vehicles. If any penalty is imposed by any authority or any action is taken, in the event of overloading the vehicle, the Contractor shall be solely responsible for the same. Any Contractor resorting to overloading of the trucks in violation of the Rules will be treated as violating the terms & conditions of this Contract for which his Contract is liable to be terminated.

(j) The Contractor shall be liable for any loss/damage caused by any delay in the delivery of goods to the Department due to breakdown of vehicle or its detention by the police or other Authorities for non-compliance with any of the Rules and Regulations.

(k) The Contractor shall not allow any other goods to be loaded in the trucks in which the Rice, Pulse and Micronutrient of the Department is loaded.

(l) The Contractor shall periodically inform in writing the registration numbers and description of the vehicles used for the transport of the goods of the Department so as to facilitate checking of the vehicles by the officers/ officials of the Department and installing GPS devices.

(m) The Tenderer should ensure that the GPS device and fitted on the truck to track the movement of the goods transported, is in working order and it would be incumbent on the transporter to ensure its safe keeping and custody. Trucks without such functional GPS device will not be allowed to carry Rice, Pulse and Micronutrient.

XIII. Book Examination

The Contractor shall, whenever required, produce or cause to be produced for examination by the Director or any other officer authorized by him in this behalf, any cost or other accounts books, account vouchers, receipts, letters, memoranda or writing, or any copy of, or extract from, any such document, and also furnish information and returns, verified in such manner as may be required, relating to the execution of this Contract. The decision of the Director on the question of relevancy of any document, information or return shall be final and binding on the Contractor. The Contractor shall produce the required documents, information and returns at such time and place as may be directed by the Director.

XIV. Volume of work

(a) Subject as hereinafter mentioned, the Department does not guarantee any definite volume of work or any particular pattern of service, at any time, or throughout the period of the Contract. The mere mention of any item of work in this Contract does not by itself confer a right and/ or confirm any right to the Contractor to demand that the work relating to all or any item thereof should necessarily or exclusively be entrusted to him.

(b) If the Contractor is required to perform any service in addition to those specifically provided for in the Contract and the annexed schedule of Contractor's remuneration, the same will be paid at the rates as fixed by mutual agreement.

(c) The question whether a particular service is or is not covered by any of the services specifically described and provided for in the Contract, or is or is not auxiliary or incidental to any of such services, shall be decided by the Director whose decision shall be final and binding on the Contractor.

(d) The Contractor will have the right to represent in writing to the Director that a particular service which they are being called upon to perform is not covered by any of the services specifically provided for in the Contract, or, as the case may be, is not auxiliary or incidental to such services, provided that such representation in writing must be made within 15 days after the date of actual performance of such services. If no such representation in writing is received within the said time, the Contractor's right in this regard will be deemed to have been waived.

XV. PAYMENT

(a) Payment will be made by the Director of the Department on submission of bills, in triplicate, duly supported by consignee receipts.

(b) The contractor should submit all the bills not later than two months from the date of expiry of the Contract so that the refund of the Security Deposit may be speeded up. In order to facilitate disposal of bills the Contractor is advised to submit bills weekly/fortnightly.

XVI. RATES

(a) (i) All rates will be treated as firm for the period of the contract. No escalation whatsoever shall either be claimed or considered.

(ii) The rates for transportation of Rice, Pulse and Micronutrient are on the basis of its net weight.

(iii) No separate remuneration will be payable for the distance covered by the loaded lorries for the return journey, or from garage to place of loading, or back to garage.

(iv) For the purpose of calculation of transportation charges, the distance shall in all cases be rounded off to the nearest Kilometer.

(v) The distance will be reckoned as fixed by the Chief Engineer, PWD/CE, MSRRDA/Director, Transport or a nominated officer, or by the Director, or verified by an officer acting on his behalf and rounded off to the nearest Kilometer, which will be final and binding on the contractor.

(vi) No compensation shall be admissible to the Contractor in respect of detention of trucks at the godown or any other loading/unloading points or any other place unless such detention is of an extraordinary kind. The decision of the Director in all such matters shall be final.

XVII. Force Majeure.

The contractor will not be responsible for delays which may arise on account of reasons beyond their control of which the Director shall be the final judge. Strikes by contractor's workers on account of any dispute between the contractors and their workers as to wages or otherwise will not be deemed to be a reason beyond the contractors control and the contractors shall be responsible for any loss or damage which the Department may suffer on this account.

APPENDIX-I

**Annual transportation requirement of food commodities for ICDS beneficiaries- WBNP
Rice & Micronutrient under Social Welfare Department during 2020-21**

Sl. No.	Name of Route	Name of Destination	Name of the Godown from which Goods are to be lifted	Approx Distance from FCI godown to ICDS Project godown (in Km.)	Approximate Total Quantity of Rice to be transported per annum (MT)	Approximate Total Quantity of Micronutrient for one year (MT)
1	Bishnupur District Route	1. Bishnupur	FCI Sangaiprou	24	809.325	
		2. Moirang	FCI Sangaiprou	45	845.655	
		3. Bishnupur	Dept. GodownTakyelpat	27		107.833
		4. Moirang	Dept. GodownTakyelpat	48		108.456
		Sub-Total:			144	1654.98
2	Imphal West District and Imphal East District Route	1. Imphal West -I	FCI Sangaiprou	12	1002.405	
		2. Imphal West-II	FCI Sangaiprou	18	1035.795	
		3. Imphal City	FCI Sangaiprou	5	1088.16	
		4. Imphal East-I	FCI Sawombung	1	1071	
		5. Imphal East-II	FCI Koirengai	5	1137.825	
		6. Imphal West -I	Dept. GodownTakyelpat	15		137.954
		7. Imphal West-II	Dept. GodownTakyelpat	21		134.937
		8. Imphal City	Dept. GodownTakyelpat	8		131.245
		9. Imphal East-I	Dept. GodownTakyelpat	23		141.199
		10. Imphal East-II	Dept. GodownTakyelpat	11		152.838
		Sub-Total:			119	5335.185
3	Thoubal, Kamjong and Kakching District Route	1. Thoubal	FCI Thoubal	2	1435.02	
		2.Kakching	FCI Thoubal	22	814.53	
		3.Lilong	FCI Sangaiprou	10	699.75	
		4.Kasom Khullen	FCI Sangaiprou	70	91.26	
		5. Thoubal	Dept. GodownTakyelpat	35		189.854
		6.Kakching	Dept. GodownTakyelpat	48		110.626
		7.Lilong	Dept. GodownTakyelpat	13		93.819
		8.Kasom Khullen	Dept. GodownTakyelpat	73		12.319
		Sub-Total:			273	3040.56
4	Churachandpur and Pherzawl District Route	1. Lamka	FCI Sangaiprou	65	410.865	
		2. Singhat	FCI Sangaiprou	97	239.505	
		3.Thanlon	FCI Sangaiprou	215	214.215	
		4.Henglep	FCI Sangaiprou	145	243.465	
		5.Parbung	FCI Sangaiprou	262	152.43	
		6.Samulamlan	FCI Sangaiprou	88	168.9	
		7. Saikot	FCI Sangaiprou	105	112.695	

		8. Sangaikot	FCI Sangaiprou	96	97.35	
		9.Tuibong	FCI Sangaiprou	63	327.105	
		10. Lamka	Dept. GodownTakyelpat	68		57.373
		11. Singhat	Dept. GodownTakyelpat	100		31.996
		12.Thanlon	Dept. GodownTakyelpat	218		26.902
		13.Henglep	Dept. GodownTakyelpat	148		29.795
		14.Parbung	Dept. GodownTakyelpat	265		22.39
		15.Samulamlan	Dept. GodownTakyelpat	91		20.533
		16. Saikot	Dept. GodownTakyelpat	108		13.444
		17. Sangaikot	Dept. GodownTakyelpat	99		11.958
		18.Tuibong	Dept. GodownTakyelpat	66		54.252
		Sub-Total:		2299	1966.53	268.643
5	Jiribam, Pherzawl, Tamenglong and Noney District Route	1 .Jiribam	FCI Jiribam	5	357.315	
		2. VangaiRange	FCI Jiribam	37	174.03	
		3.Tamenglong	FCI Jiribam	155	453.36	
		4.Nungba	FCI Jiribam	96	176.745	
		5.Tousem	FCI Jiribam	77	420.765	
		6.Tamei	FCI Sangiprou	120	188.07	
		7.Khoupum	FCI Sangiprou	88	202.725	
		8 .Jiribam	Dept. GodownTakyelpat	8		46.967
		9. VangaiRange	Dept. GodownTakyelpat	40		23.945
		10.Tamenglong	Dept. GodownTakyelpat	158		61.661
		11.Nungba	Dept. GodownTakyelpat	99		22.784
		12.Tousem	Dept. GodownTakyelpat	80		58.621
		13.Tamei	Dept. GodownTakyelpat	123		40.649
		14.Khoupum	Dept. GodownTakyelpat	91		28.1
		Sub-Total:		1177	1973.01	282.727
6	Chandel and Tengnoupal District Route	1.Chandel	FCI Thoubal	41	206.22	
		2.Chakpikarong	FCI Thoubal	47	138.93	
		3.Machi	FCI Thoubal	31.8	109.53	
		4.Tengnoupal	FCI Thoubal	84.6	297.705	
		5.Khengjoy	FCI Thoubal	70	127.02	
		6.Chandel	Dept. GodownTakyelpat	71		30.517
		7.Chakpikarong	Dept. GodownTakyelpat	101		18.773
		8.Machi	Dept. GodownTakyelpat	126		14.368
		9.Tengnoupal	Dept. GodownTakyelpat	80		36.749
		10.Khengjoy	Dept. GodownTakyelpat	177		16.03
		Sub-Total:		829.4	879.405	116.437
7	Senapati District Route	1.Mao-Maram	FCI Koirengai	80	560.955	
		2.Pao-Mata	FCI Koirengai	90	251.475	

		3.Purul	FCI Koirengei	110	487.59	
		4.Mao-Maram	Dept. GodownTakyelpat	94		72.181
		5.Pao-Mata	Dept. GodownTakyelpat	111		33.011
		6.Purul	Dept. GodownTakyelpat	123		65.572
		Sub-Total:		608	1300.02	170.764
8	KangpokpiDistir ct Route	1.Kangpokpi	FCI Koirengei	47	1300.035	
		2.Saikul	FCI Koirengei	38	625.245	
		3.Saitu Gamphazol	FCI Koirengei	35	513.96	
		4.Kangpokpi	Dept. GodownTakyelpat	53		170.152
		5.Saikul	Dept. GodownTakyelpat	45		71.133
		6.Saitu Gamphazol	Dept. GodownTakyelpat	38		68.742
		Sub-Total:		256	2439.24	310.027
9	Ukhrul and Kamjong District Route	1.Ukhrul	FCI SomsaiUkhrul	5	463.155	
		2.Phungyar	FCI Sawombung	90	204.855	
		3.Chingai	FCI SomsaiUkhrul	68	320.183	
		4.Kamjong	FCI Sawombung	105	168.045	
		5.Lungchong Meiphai	FCI SomsaiUkhrul	48	327.379	
		6.Ukhrul	Dept. GodownTakyelpat	90		63.172
		7.Phungyar	Dept. GodownTakyelpat	140		27.98
		8.Chingai	Dept. GodownTakyelpat	148		36.751
		9.Kamjong	Dept. GodownTakyelpat	169		22.83
		10.Lungchong Meiphai	Dept. GodownTakyelpat	128		35.667
		Sub-Total:		991	1483.617	186.4
		Grand Total:		6696.4	20072.547	2656.078

Note:- Quantity of food items to be transported is subject to change.

FORWARDING LETTER

Recent photograph
of tenderer

From (full name & address of the tenderer) _____

To.....

THE DIRECTOR, SOCIAL WELFARE,
MANIPUR,

R.O.....

Dear Sir,

1. I submit a Sealed Tender for appointment as Transport Contractor from _____ to _____

2. I have thoroughly examined and understood all the terms & conditions as contained in the Tender document, invitation to tender, General Information to Tenderer and its annexure & appendices and agree to abide by them.

3. I agree to keep the offer/open for acceptance upto and inclusive of _____ and to the extension of the said date by 15 days in case it is so decided by the Director. I/We shall be bound by communication of acceptance of the offer dispatched within the time. I/we also agree that if the date upto which the offer would remain open is declared a holiday for the Department the offer will remain opened for acceptance till the next working day.

4. I agree to submit **Bid Security Declaration**. In the event of my/our tender being accepted, I/We agree to furnish within 15 days of acceptance of the tender Security Deposit as stipulated in the Tender.

5. I do hereby declare that the entries made in the tender and Appendices/Annexures attached therein are true and also that I/We shall be bound by the act of my/our duly constituted Attorney.

6. I hereby declare that my Firm/Company has not been blacklisted or otherwise debarred during the last five years by the Social Welfare Department, Manipur or any other Public Sector Undertaking or any Government, or any other client, for any failure to comply with the terms and conditions of any contract, or for violation of any Statute, Rule, or Administrative Instructions. (*)

OR

I hereby declare that my Firm/Company was blacklisted/debarred by _____ (here give the name of the client) for a period of _____, which period has expired on _____. (Full details of the reasons for blacklisting/debarring, and the communication in this regard, should be given)(*)

(*) (strike out whatever is not applicable)

7. I hereby declare that no contract entered into by me/ my Firm/Company with the Social Welfare Department, Manipur or any other Public Sector Undertaking or any Government, or any other client, has been terminated before the expiry of the contract period at any point of time during the last five years.

8. I hereby declare that the **Bid Security** and/or Security Deposit has not been forfeited or adjusted against any compensation payable, in the case of any Contract entered into by me/us with the Department, or any other Public Sector Undertaking, or any government during the last five years.

9. I hereby declare that I have not been convicted at any time by a Court of Law of an offence and sentenced to imprisonment for a period of three years or more. I/We certify that all information furnished by me/us is correct and true and in the event that the information is found to be incorrect/untrue, the Department shall have the right to disqualify me/us without giving any notice or reason therefore or summarily terminate the contract, without prejudice to any other rights that the Department may have under the Contract and Law.

(Signature of tenderer)

Appendix-III

DEPARTMENT OF SOCIAL WELFARE, MANIPUR

TENDER FOR APPOINTMENT OF TRANSPORT CONTRACTORS FOR TRANSPORTATION OF RICE FROM FCI DEPOTS (LOCATED AT IMPHAL WEST, IMPHAL EAST, THOUBAL, SENAPATI, CHURACHANDPUR, UKHRUL AND JIRIBAM) TO VARIOUS DISTRICT SOCIAL WELFARE OFFICES/SOCIAL WELFARE OFFICES, DISTRICT PROGRAMME OFFICES AND CHILD DEVELOPMENT PROJECT OFFICES AS WELL AS FOR TRANSPORTATION OF TAKE HOME RATION/MICRONUTRIENT FORTIFIED FOOD FROM DEPARTMENT OF SOCIAL WELFARE'S GODOWN AT TAKYELPAT, IMPHAL WEST TO CHILD DEVELOPMENT PROJECT OFFICES

Details of tenderer (TO BE FILLED IN BY THE TENDERER)

1. Name, date of birth and address of the tenderer, email id & telephone contact No.
2. Composition of tenderer (state whether the tenderer is a proprietorship concerned, or a company). The name of the proprietor, or, the Director of the company, as applicable, should be given.
3. Business in which the tenderer is employed together with address particulars of the Head office and branches, if any, are located.
4. Income Tax PAN NO. of the tenderer.

List of Documents Attached

1. Forwarding Letter.
2. Part – A Technical Bid with all its Annexure & Appendices.
3. List of documents to be enclosed.

Document No.

A.	Attested copy of Memorandum and Articles of Association/ Bye-laws/ Certificate of Registration etc. as applicable.	Yes/No
B.	Power of Attorney of person signing the tender.	Yes/No
C.	Certificate of experience and details thereof.	Yes/No
D.	Copy of the latest income tax SARAL statement of the firm	Yes/No
E.	Copy of income Tax Return/ PAN Card.	Yes/No
F.	Copy of bank transaction statement.	Yes/No
G.	Copies of Registration Certificates issued by DTO in the Transport Department of five trucks owned in the name of the firm , the age of which does not exceed 3(three) years.	Yes/No
H.	Bid Security Declaration	Yes/No
I.	Tender Fee	Yes/No

(Signature& Seal)
(Authorized Signatory)

PRICE BID

From.....(Full name & address of the tenderer)

To

The Director,
Social Welfare Department,
Manipur.

R.O.....

Dear Sir,

I submit the PRICE BID of the Tender for appointment as Transport Contractor
from _____ to _____

2. I have thoroughly examined and understood all the terms & conditions as contained in the Tender document, invitation to tender, and its annexures & appendices and agree to abide by them.

3. I offer to work at the rate of Rsper MT per Km inclusive of all taxes, duties, cess etc. for Route No.

Yours faithfully,

(Signature of tenderer)

* Routes and Destinations are given in Appendix-I

BID SECURITY DECLARATION

To

The Director (SW),
Govt. of Manipur

Reference: 1) NIT No. **8/28/2020-SNP(SW)Transporter**dated **15th November, 2021**

Sir,

I/We irrevocably declare as under:

I/We understand that, as per clause of Tender/Bid conditions, bids must be supported by a Bid Security Declaration in lieu of Earnest Money Deposit.

I/We hereby accept that I/We may be disqualified from bidding for any contract with you for a period of five years from the date of disqualification as may be notified by you (without prejudice to Department’s rights to claim damages or any other legal recourse) if,

- 1) I am/We are in a breach of any of the obligations under the bid conditions,
- 2) I/We have withdrawn or unilaterally modified/amended/revised, my/our Bid during the bid validity period specified in the form of Bid ore extended period, if any.
- 3) On acceptance of our bid by Social Welfare Department, I/We failed to deposit the prescribed Security Deposit or fails to execute the agreement or fails to commence the execution of the work in accordance with the terms and conditions within the specified time.

Signature:

Name & Designation of the authorized person signing the Bid Security Declaration Form:

Duly authorized to sign the bid for and on behalf of:(complete name of bidder)

Dated on _____ day of _____ month _____ year.

(Note: In case of a Joint venture, the bid security declaration must be in the name of all partners to the Joint venture that submits the bid)