

TAMILNADU SALT CORPORATION LIMITED
LLA BUILDING 4th Floor, 735, ANNA SALAI,
CHENNAI – 600 002
AN ISO 9001:2015 COMPANY

Name of the Tender : Scrapping, collection and heaping of salt during 2024 salt season in 7 groups of 213 beds (From 01.04.2024 to 31.12.2024) at Mariyur Valinokkam salt complex, Valinokkam (via) sikkal – Ramanathapuram – District – Pin 623528

TENDERNUMBER : 7/IGS/2024

ADVERTISED ON : 07.02.2024

LAST DATE FOR SUBMISSION OF TENDER : By 11.00 A.M on 26.02.2024

OPENING OF TENDER : At 11.30 A.M. on 26.02.2024

VENUE OF OPENING TENDER : Corporate office, Chennai

EMD : Rs.1,00,000/-

TENDER No.07/IGS/2024

PHONE: +91-44-28418344

FAX: +91-44-28525846

Name of the work: Scrapping, collection and heaping of salt during 2024 salt season in 7 groups of 213 beds (From 01.04.2024 to 31.12.2024) at Mariyur Valinokkam salt complex, Valinokkam (via) sikkal – Ramanathapuram – District – Pin 623528.

PART A-TECHNICAL BID

This should be submitted in a separate sealed cover along with other documents super scribing "PART A TECHNICAL BID" ON TOP OF THE ENVELOPE

1. Name of the tenderer with full Address.
 - a. Phone No.
 - b. Fax No.
 - c. E-mail ID in block letters :
2. Whether you are a Proprietary / Partnership Company/Necessary Certificate/Deed/ Agreement should be enclosed. :
3. Do you have previous experience?
Furnish following details about your credentials :
 - a) Registered Class of PWD Contractor
 - b) Recent works executed
 - c) Works under execution
 - d) Whether labour to be employed are local
Or outsiders? Are they having experience in salt

- works in this project or other Project?
- e) Turnover of previous years at least
For 2 year (year-wise) :
- f) Any default for which action has been taken:
Against you by TNSC or any govt or private
Firm or local body?
- g) Do you have any objection to our making : Yes / No
enquiries from departments, local bodies or
companies with whom you have taken up or
executed contracts presently or in the past?
If No, please state reasons in full
(in a separate sheet)
4. Evidence for your sound financial position :
so as to execute the work
5. Whether you have furnished EMD as prescribed :
6. Your GST number along with code no. :
And validity up to the current year
7. Your labour contract registration No and EPF code :
8. Whether you have earlier received any order from:
TNSC for such type of work? whether you have
completed the work in time satisfactorily.
Furnish of such order execution.
9. Whether you have undertaken such works :
for any other Government Departments or Govt.
Companies if so, furnish details
10. a) Whether you are in income Tax Assessee? If so, :
please furnish copy of your latest income tax

Clearance Certificate.

b). Please give PAN no. and photocopy of Pan :

11. whether you have capacity to complete the work :
in time to keep up schedule of time.

12. Whether you are agreeable to abide by all :
the terms and conditions as prescribed in
our tender conditions

Date:
Encl: Terms and conditions of tender

Signature of the Tenderer
and Seal station

TAMILNADU SALT CORPORATION LIMITED
TENDER NO.07/IGS/2024
TENDER FOR SCRAPPING,COLLECTION AND HEAPING WORK

TENDER FOR ONE OR MORE GROUPS

- 1.** Salt pan area has been divided into 7 small Groups so that smaller registered contractors can participate and do their work efficiently. Tenderers may bid for one or more or for all the Groups depending on their capacity to provide labour.
- 2.** Tender documents should be submitted through reliable courier /speed post/ RPAD or in person at Project office, valinokkam.
- 3.** Value of EMD depends on number and size of groups applied for. Please see the commercial bid for details
- 4.** PAN and EPF registration number are required for all tenderers. See the conditions note in detail.

TAMIL NADU SALT CORPORATION LIMITED
(An ISO 9001: 2015 Company)
(A GOVERNMENT OF TAMILNADU ENTERPRISE)
735, LLA Building, 4th Floor, Anna Salai, Chennai 600 002
Project office: MariyurValinokkam Salt Complex, Valinokkam post,
Sikkal (via), KadaladiTaulk, Ramanathapuram – 623528

TENDER NOTICE

Tender notice for “Scrapping, Collection and heaping of salt during 2024 salt season in 7 groups of 213 beds (from April - 2024 to December 2024) At MariyurValinokkam salt complex, valinokkam, Ramanathapuram District.

Sealed tenders are invited by Tamilnadu salt corporation Limited, MVSC, Valinokkam for the work of “Scrapping, Collection and heaping of salt during 2024 (From 01.04.2024 to 31.12.2024 in 7 groups of 213 beds at mariyur valinokkam salt complex, valinokkam, Ramnad district

Details of no of beds, 7 nos of groups & estimated approx production qty on contract basis are as below,

Work-Scrapping, collection & heaping of salt on contract basis

Contractor group no	Allocated rows	No of beds	Estimated approx. production qty in Tonnes
1	N	25	4000
2	NN	25	4000
3	P,Q	28	4200
4	R,S	25	4000
5	T7-10	30	3750
6	T7-10	30	3750
7	CSU(2A-2B)	50	7500
	Total	213	31200

Terms and conditions:

1. The tender should be submitted part A Technical Bid and Part B Commercial bid enclose with EMD separately in sealed covers and all the three covers to be placed in another cover superscribed with the subject of the tender, tender reference and due date of opening of the tender.
2. The tender should be addressed to the Managing Director , Tamil Nadu Salt Corporation Limited
 - a) sealed tenders should be submitted through reliable courier / speed post / RPAD or in person at Corporate Office Chennai.
 - b) The tender should reach the Managing Director, Tamil Nadu Salt Corporation, 735, Anna Salai , Chennai by 11.00 Am on 26.02.2024. Tenders received after that time and date will not be accepted.
3. The tender should be accompanied Specified earnest money deposit (EMD) as prescribed in the commercial bid for the groups for which tendered. EMD shall be paid by way of DD drawn on any Nationalized bank payable at Chennai in favor of Tamilnadu salt corporation limited. Tenders received without EMD shall be summarily rejected.
4. The technical bid will be opened by the Tender opening Committee in the presence of tenderers who choose to be present at 11.30 AM on 26.02.2024.
5. After opening the Technical Bid, only the eligible tenderer's Commercial bid will be opened by the tender opening committee in the presence of tenders who choose to be present at 11.30 AM on 26.02.2024.
6. The Corporation reserves the right to conduct or not to conduct negotiations. Therefore, the rates quoted should be firm. In case negotiations are held, the tenderers or their authorized representatives should be present at the time of opening of the tender to participate in

the subsequent negotiations. It shall be noted that if the tenderers or their authorized representatives do not choose to be present at the time of opening the tenders and in case negotiations are held, the rates quoted in the tender by them would be taken as final.

7. The tenderers should quote firm rates both in figures and words separately for each item of work as indicated in the price bid enclosed. The rates should be realistic and genuine. In case the rate is not considered by the corporation to be realistic, comparing to past experience and cost computation of rates, additional 2% SD shall be required to be paid up front by the contractor for execution of agreement.
8. If the tender is not accepted, the EMD will be refunded to the unsuccessful tenderers within three months from the date of tender of after finalizing the contract whichever is earlier upon requisition from the tenders for refund of EMD in writing.
9. The EMD remitted as specified in the commercial bid. In respect of successful tenderers EMD will be adjusted against the security deposit (SD) of 2 per cent of contract value for satisfactory performance of the contract and to cover loss, shortage etc. The total SD inclusive of EMD and SD shall not carry any interest. The corporation reserves the right to increase the SD shall not carry any interest. The corporation reserves the right to increase the SD upto 4% depending upon the performance of the contractor and to withdraw the amount from bills to be paid.
10. The tenderer should take all the insurance including third party towards the above contract covering all possible risk and no liability whatsoever is to be claimed from the corporation.
11. The tenderer should meet out all the statutory obligations.
12. The tenderer should furnish the list of workers in the format prescribed engaged by him during the week with all details properly

filled up and also furnish a monthly summary for preparation of EPF etc. acquittance. The contractors shall also, where relevant, furnish the details of remittance of EPF to the workers before 20th of every month to this office to enable payments for part bills. He should follow the EPF rules and regulations and all the labour laws including the minimum wages Act. In respect of labour laws the Corporation is not responsible for the employees of the tenderer. In case of failure to produce the details of remittance of EPF to the workers before 20th of every month, we reserve the right to retain relevant amount in addition to prescribed penalties.

13. The safety of contractor labours is your responsibility

14. Format: (May be changed depending on operational requirements)

Sl.No	Name of the labour	PF No.	Working hours	Wage hours	Allowance paid	Wages for PF	PF amount
1	2	3	4	5	6	7	8

DIRECTION TO THE PARTY TENDERING

a. Every tenderer is expected before quoting his rates to inspect site of work so that he will have personal Knowledge of various items of work so as to enable him to determine the rates for various items as assessed to his satisfaction.

b. The tenderers should quote specific rates for each item in the schedule and the rate should be in rupees and paise. The schedule accompanying the tender should be written legibly and free of corrections. Where unavoidable, the corrections should be made by scoring out and then rewriting with initials as authentication. The rates should be written both in words and figures.

c. The tenderer should affix his signature at the end of each page of this tender and attach other documents thereto.

d. The contractor may construct his shed for keeping safe the materials for the execution of work. Necessary space required for the construction of shed will be allotted by the Corporation.

General Conditions

1. The full and complete particulars of the work will be given to the contractors soon after the agreement is executed.

2. The contract shall not assign any sub-contractor or any part thereof without the prior written approval of the corporation.

3. The contractor or his authorized agent and his workers will be permitted to enter into the complex for carrying out the work so long as the agreement is existing.

4. The work should be completed within the prescribed time limit. The contractor shall be permitted to carry out the work as long as the agreement is alive. The work should not be discontinued for any reason.

5. At the time of execution of work, the contractor himself or his authorized agent should be present on the spot for supervising the work to ensure proper execution as per the terms and conditions of the agreement.

6. The contractor is fully responsible for carrying out the work to the direction of the supervisor of the corporation according to the contract, if any of his labourers goes beyond the limit and quarrels, or do any other misdeed within the premises of the Corporation, the contract will be terminated without any notice therefore..

7. The Project Manager (I/C) or any officers of the Tamilnadu Salt Corporation Ltd., duly authorized may put an end to this agreement at his option at any time and in the case of bad work, actions will be initiated for the termination of the contractor.

8. The quantity of work executed shall be measured and payment made at suitable intervals (Once in month) on completion of work under this

agreement, final measurement will be made and the final bill prepared and settled.

9. If there is slow progress, suspension of work or subletting the work for a portion thereof the work value of which excess Rs.2500/- shall be terminated by giving 10 days notice.

10. The Project Manager (I/C) or any officer authorized may fine the contractor by not less than Rs.2500/- per tones and not more than 5% of the value of the completed work for slow progress of work. However the Project Manager (I/C) in his absolute discretion may waive or modify the fine imposed.

11. If the value of the work executed exceeds, the agreement value due to unavoidable circumstances, if any, a supplemental agreement will be executed and the excess value paid as per the agreement.

12 a. Additional Security Deposit over and above the initial SD of 2% or 4% as applicable shall be collected from the contractor to whom the work is awarded according to the value of work in case production increases beyond the estimated production for the group to be assessed with every monthly bill.

b). The EMD / SD remitted by DD/Cash receipt as per the following details will not be returned until the work is completed in all respects.

The Managing Director may forfeit the above EMD / FSD for non-fulfillment of the terms and conditions of this agreement. However he may, in his absolute discretion, waive or modify the forfeiture so levied.

13.a) A deduction of 2% or 1% TDS against part bills

b) PAN is compulsorily required for payment of first bill or part thereof. PAN should be provided with one photocopy before submission of first bill by the tenderer.

14. In every running bill 2% or 1% against part bills in order to ensure proper execution of the remaining work under the contract. This

deduction will not be made in the final bill. The amount so withheld shall not bear any interest. The amount deducted will be released after settlement of final bill.

15.a) The extra expenditure if any, over the above tendered amount, necessitated to be incurred on account of failure of the contractor to execute the work as per the terms and conditions shall be recovered from him.

b) Legal action may be initiated to recover the excess expenditure required to be incurred by the corporation on account of such non-compliance of the lowest tenderer besides forfeiture of the EMD / SD.

16. The decision of the Project Manager (I/C) or any officers of Tamil Nadu salt Corporation Limited, duly authorized on his behalf as to the rate of progress and quality of work shall be final and binding.

17. The contractor is responsible for complying with the provision of labour amenities in respect of labourers engaged by him.

18. The contractors are fully responsible to comply with the relevant Rules and Acts pertaining to labour.

19. The Contractor should not stop the work in the event of any strike by other section workers or by his workers. He should continue his work and any such stoppage of work will be liable for penalty and loss, which will be collected from the contractor.

20. The Specified quantum of work will be awarded to the lowest tenderer provided he is considered capable. If necessary, the lowest bid tenderer should undertake additional work of the same nature on payment of additional EMD and after executing necessary agreement.

21. If the lowest tenderer is not forthcoming to execute the work, his tender deposit will be forfeited and he shall be reported for the authorities for contractual failure and blacklisting.

22. The corporation reserves the right to cancel any or all tenders without assigning any reasons therefor.
23. The Corporation reserves the right to entrust the work to one or more signature of the tenderer contractors according to requirement as decided by the corporation.
24. Work should be executed adhering to the conditions stipulated above and the general terms and conditions stipulated in the agreement executed.
25. The corporation reserves the right to entrust any part of the scrapping, CH work to mechanical operation either in part or fully depending upon the necessity.
26. The corporation reserves the right to allot more/less beds to the contractor based on the performance /capability during the course of operation or based on previous / past experience.
27. The Managing Director reserves the right to reject any or all the tenders without assigning any reasons therefor and he has the right to split up the work and award to two or more tenderers. The decision of the corporation in this regard will be final and binding.

Disputes

a) All matters relating to any dispute which may arise during the execution of the contract shall be referred to arbitration or to an arbitrator to be mutually agreed upon between the successful tenderer the Tamil Nadu Salt Corporation Ltd., And in case of failure to agree the dispute shall be referred two arbitrators, one to be appointed by the Tamil Nadu Salt corporation Ltd., and the other by the contractors. The two arbitrators shall appoint and umpire. The decision of the arbitrator in the case of the former and that of the umpire in the case of latter shall be final and conclusive and binding on both of parties. The provisions of the Indian Arbitration Act, 1940 (Act 10 of 1940) and the Rules made there

under any statutory modification thereof shall be deemed to form part of this contract.

b) The venue of such arbitration or any litigation shall be at Chennai city only Arbitration suits or any other claims filed in any court of law outside Chennai city shall not be binding on TamilnaduSalt Corporation limited.

SPECIAL CONDITIONS

1. Specified No. of beds in separate rows will be allotted to the contractors for carrying out the works.
2. While scrapping, it should be ensured that alternative beds are scrapped on a routine process as per the cyclic order to make the collection work easy. However according to the operational condition, the change of the beds may be accepted by the field officers.
3. the beds should be scraped adopting 20 days scraping cycle. Any delay in scraping the beds will result in loss of production. Therefore, a penalty of Rs.2000 per bed per day will be levied for the delay caused in scraping the bed beyond 20 days.
4. If the scraping cycle extends beyond 20 days on account of rains, bad weather condition etc., extension of scraping cycle will be considered on merit of the case.
5. The beds allotted for scraping should be scrapped completely without any balance quantity of salt in the beds and cleaned by discharging the bittern before further charging for the next production. The beds should be completely scrapped on the same day.
6. While scrapping, salt should be washed to ensure whiteness to the satisfaction of our field officers.
7. If the beds are not scrapped as per the scraping cycle prescribed the Corporation reserves the right to make alternative arrangements for undertaking scraping to avoid delay and loss of salt. In such case, the actual expenditure will be recovered from the contractors bill besides

imposing the fines specified for the failure in adhering to scraping cycle.

8. All necessary Scrapping, collection/heaping tools/materials (scraping pads, spades, Aluminum baskets etc.) shall be purchased and used by the contractors themselves.
9. The Corporation will not spare Scrapping pads, Aluminum baskets etc., for carrying out the salt collection work.
10. The contractor should make his own arrangements for collection materials to be used in collection of salt.
11. The salt scraped by should be collected within three days from the date of scraping and properly heaped in the alternative storage space. The base measurement of the heaps to be stored will be of 15m X 15m with required side slopes. The rain wastage will not be given consideration at the time of final measurement and therefore, it is the contractors botheration to safeguard the collected salt from rain wastage. Any delay caused in this regard will attract imposition of fine of Rs.200/- per tonne based on the quantity left uncollected by the contractor.
12. If collection of salt is delayed by the contractor and loss is caused to the salt on the ridges due to rains, the loss will be recovered from the contractor bills at the rate of Rs.2000/- (Rupees two thousand only) (direct cost) per tonne. The loss calculated for this purpose by the Corporation shall be final.
13. If any delay is observed in collecting and heaping the salt, the Corporation shall, make alternative arrangements for carrying out and completing the operations in time. In such cases, the actual expenditure incurred will be recovered from the contractor's bill besides imposition of penalty as per the terms and conditions. If departmental workers are engaged as alternative measures, the actual wages and the proportionate beneficiary liabilities such as EPF, Bonus,

Welfare measures etc. payable to them will be recovered from the contractor bills.

14. The average qty of scrapping of salt per bed is approx 30 T

15. The contractor must follow the instruction of Project Manager (I/C) and officials in Tamilnadu Salt Corporation limited during course of execution of work.

16. The corporation will not spare wooden scrapping pads, Aluminum baskets and spades for carrying out the scrapping of salt, collection and heaping of salt.

17. The contractors should make their own arrangements for scrapping and collection materials to be used.

18. The contractor should not claim the loss quantity due to rain, its contractor scope to safe guard the salt heaps to avoid the rain loss. The salt heaps should be covered with tarpaulins during rainy seasons.

19. If any delay is observed in scrapping & collecting and heaping the salt, the corporation shall make alternative arrangements for carrying out and completing the operations in time. In such cases, the actual expenditure incur will be recovered from the contractor's bill besides imposition of penalty as per the terms and conditions. If departmental workers are engaged as alternative measures, the actual wages and the proportionate beneficiary liabilities such as EPF, Bonus, Welfare measures etc. payable to them will be recovered from the contractor's bills.

20. It should also be ensured that contamination of earth is avoided to minimize insolubles in salt, while carrying out works.

Measurements and Billing

i) All scrapped salt shall be collected and heaped for measurement. Measurement for bill preparation shall be made on the basis of heap size and standard density of 1 Cum/1tonne (ie) 1 Cubic metre = 1 Tonne.

ii) The salt will be despatched to our customers then and there and actual quantity loaded in to lorries will be billed for at the approved rate

iii) The balance quantity of the salt in each platform should be stacked in trapezoidal or rectangular shape for measuring and preparing intermediate part bills

(ii) The heaps shall be formed in the size advised by the Field Staff / Officers and as per their directions.

(iii) The heaps should be formed as per the standards will be measured by the field staff, check measured by officials & super checked by PM(i/c), after 3 days of formation of heaps. The formation of audit team by the Corporation Office will also check the measurements and the lowest measurement will be taken into account for payment.

iv) In case of trapezoidal, heaps the formula LBH will be applied where L is the average length 'B' is the average breadth and 'H' is the height.

v) In case of rectangular pyramid shapes the formula

$$\frac{BS^2 - B^2}{6} (2L + R)$$

Will be applied, where 'L' is the length 'B' is the breadth 'S' is the slanting height and 'R' is the ridge length.

vi) In cases where the heaped salt is moved to the FSP or sold as unwashed salt after measurement and the same heap is utilized for practical logistics purposes to heap more salt, then the actual tonnage moved as per Weigh Bridge accounts shall be adopted for calculation the quantity of salt that is freshly heaped.

vii) In ordinary circumstances, heaped salt formed and measured for payment shall not be partially evacuated except for logistic reasons with the specific directions of the Project Manager (I/C). In case of movement to the washery (central platform), the entire heap will be cleared and therefore, no measurement or estimation of tonnage is entitled and only

volume / density-based measurement shall be paid to the contractor as specified in sub-para (i) above.

viii) Preparation of bills will be made only after the completion of scrapping, CH work in the ridges from 1m to 85m fully excluding trivial amounts. Any non collected salt in the ridge of corresponding platform will not be considered for billing. This is with a view to avoid accumulation of salt with higher leads and for effective performance by the contractor.

Washing of salt

The salt scraped and heaped may be washed for reducing the Mg content for supply to industrial consumers. The Measurement taken prior to washing will be taken for billing purpose (or) the quantity transported for washing purposes shall be included in the bill.

Method of heaping:

i). The length and breadth of the heaps should be uniform. However the average measurement will be taken for billing purpose. The heaps will not be measured if the length/breadth of one side vastly differs from that of the other side.

ii) All the four sides of the heaps should be formed properly without any curve / undulations.

iii) The contractors should use rope to ascertain the correctness of the heaps. The heaps will not be measured, if they are not formed as per the above specifications.

iv) At the time of final billing the contract should form the heaps in the rectangular pyramid shape for measurement.

Payment:

- i) Part bill will be made for the work order quantity once in a month.
- ii) Only the heaps which are properly shaped in the rectangular pyramind shape only considered for measuring for the final bill.
- iii) The final bill will be prepared at the closure of the season after final assessment by the officers and the quantity will be declared to the salt department.
- iv) The quantity removed from the declared heaps may be excess or less than the measurement quantity. This difference will not be accounted for the billing to the collection and heaping contractor.

Other Conditions:

1. Contractor should have license under the CL (R&A Act and should have code no under EPF act & ESI Act.
2. Contractor should furnish labour deployment plan for carryout out the work allotted to him without any backlog. For the work for which the quote is made, the tenderer has to give his labour deployment with time schedule indicating the minimum and maximum turn out per day.
3. The contractor should not engage any child labor or old aged people and if engaged action will be taken as per the Labour Act.
4. Schedule will be prescribed for providing periodical payments to the workers to enable TNSC to monitor EPF payments of the contractor or to deduct and pay the amount to EPF by TNSC.
5. The contractor has to effect payment to his workers in the presence of corporation's representative preferably in the office premises.
6. Logistics arrangement: The contractor shall make all arrangements on his own mobilizing the workers to the work spot and for their stay. Corporation will provide necessary space for construction his own tent or temporary shelter for the stay of workers, if required.

7. Penalty clause: The collection of salt from the ridges to be done within three days time from the date of scraping. if it is not done corporation will make alternative arrangement for the collection work, for such alternate arrangement by the Corporation shall be reimbursed by the contractor within 7 days from the date of intimation by the corporation of the amount incurred if it is not paid within that time limit interest @12% will be charged.

8. The quantity of salt scraped per scraping will be normally 30 tonnes per scraping. this norm will be adopted for calculating the penalty.

9. The corporation has nothing to do with the contract workers and it is for the contractors to employ his men of his choice conforming to labour law e.g. child labour (R&A) Act or Sec. 67 of the Factories Act. He should also follow the states policy of giving preference to the local people in the matter of employment.

10. The contractor alone is liable for implementation of all the labour laws and the corporation is not responsible for the employees of the contractor. The corporation will have dealings only with the contractor within the provisions of this agreement.

Managing Director

TAMIL NADU SALT CORPORATION LIMITED

TENDER NO 07/IGS/2024

PRICE BID

Name of the work: Work for scrapping, collection and heaping of salt during
2024 salt season in 7 groups of 213 beds (From 01.04.2024 to 31.12.2024)
at Mariyur Valinokkam salt complex, Valinokkam

EMD : Rs.30,000/- per row

Tender No : 1/IGS/SCH/2024

Contractor group no	Allocated rows	No of beds	Estimated approx. production qty in Tonnes	Name of the contractor	Rate quoted per tonne in Rs.	GST
1	N	25	4000			GST 18% will be extra to the quoted price
2	NN	25	4000			
3	P,Q	28	4200			
4	R,S	25	4000			
5	T7-10	30	3750			
6	T7-10	30	3750			
7	CSU(2A-2B)	50	7500			
	Total	213	31200			

Quoted price in words:-

The validity of the above rate is for one year from April 2024 to March 2025

I/We have read all the terms and conditions stipulated in the tender schedule and subsequent amendments and satisfy myself/ourselves before quoting and agree to abide by all the terms and conditions in to.

STATION:

Contractor Signature :

DATE:

Name in block letters :