



**TENDER FOR LOADING, TRANSPORTATION AND UNLOADING OF PACKED
(25KG BAG) FORTIFIED SALT OF AROUND 3,000 MT PER MONTH FROM MVSC,
VALINOKKAM, RAMANATHAPURAM TO ALL DISTRICTS OF TAMIL NADU FOR
THE YEAR 2024-25 FROM 01.04.2024 TO 31.03.2025**

TENDER NUMBER : 12/FS/2024

ADVERTISED ON : 07.02.2024

LAST DATE FOR SUBMISSION OF TENDER : 28.02.2024 by 3.00 P.M.

OPENING OF TENDER : 28.02.2024 at 3.30 P.M.

**TAMIL NADU SALT CORPORATION LIMITED
(A GOVERNMENT TAMIL NADU ENTERPRISE)
L.L.A.BUILDINGS, FOURTH FLOOR,
735, ANNA SALAI,
CHENNAI -600002
Phone: 044-2841 0550
E Mail : dmpqc@tnsalt.com
Website: www.tnsalt.com**

DETAILS OF THE TENDERER
NAME:
ADDRESS& CELL NO:

CONTENTS OF TENDER DOCUMENT**PART A- Technical Bid****PART 'A'**

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SECTION – I
TENDER SCHEDULE

1. Name of the Tender : **TENDER FOR LOADING, TRANSPORTATION AND UNLOADING OF PACKED (25KG BAG) FORTIFIED SALT OF AROUND 3,000 MT PER MONTH FROM MVSC, VALINOKKAM, RAMANATHAPURAM TO ALL DISTRICTS OF TAMIL NADU FOR THE YEAR 2024-25 FROM 01.04.2024 TO 31.03.2025.**

2. Last date & time for receipt of : **3.00 P.M. on 28.02.2024**
Sealed tenders

Tender document should be sent through Speed Post/RPAD/Courier or in person

3. Last date & time for opening of : **3.30 P.M. on 28.02.2024**
Technical Bid

4. Last date and time for opening of : **3.30 P.M. on 28.02.2024**
Commercial Bid

If the last date for receiving and opening the tender happens to be declared holiday then the tender will be received and opened on the next working day.

5. Earnest Money Deposit : **Rs.10,000/- per District**

6. Tender outer cover should be : The Managing Director
Addressed to Tamil Nadu Salt Corporation Limited,
4th Floor, LLA Building, 735, Anna Salai,
Chennai – 600 002.

7. Submission of Tender : Two Part system

Tender document should be sent through Speed Post/RPAD/Courier or in person

8. Clarification to be sought for : (i) The Manager (Marketing) & (Admin) i/c.
From with a copy addressed Tamil Nadu Salt Corporation Limited,
4th Floor, LLA Building,
735, Anna Salai,
Chennai – 600 002. (or)
044-28522708

(ii) The Project Manager
Mariyur Valinokkam Salt Complex,
Valinokkam (via)
Ramnad District
Pin Code – 623 528

9. Place at which tenders will be : Tamil Nadu Salt Corporation Limited,
Opened at 4th Floor, LLA Building,
735, Anna Salai,
Chennai – 600 002.

SECTION – II
PROFILE OF THE TENDERER

This should be submitted in a separate sealed cover along with other documents, super scribing as 'PART – A' – Technical Bid' on the top of the envelope before the last date and time specified in the tender

1. Name and address of the tenderer :
 - (i) Phone No. :
 - (ii) Mobile No. :
 - (iii) Fax :
 - (iv) E-mail ID :
2.
 - (i) Whether you are a Proprietary concern/ Partnership Firm?
 - (ii) Copy of necessary deed/agreement/ memorandum & articles of association (duly authenticated or notarized) is enclosed :
3.
 - (i) Do you have previous experience for a minimum period of 3 years in loading, transportation salt or any other commodities? :
 - (ii) If so latest documentary evidence for the work order in handling this type of work with list of clients for whom you have handled should be furnished along with your performance certificate by your clients. :
4. Whether you have furnished EMD as prescribed. : YES/NO
 - If YES furnish details,
 - (i) EMD Amount :
 - (ii) DD No. & Date :
 - (iii) Name of the bank :
 - (iv) Branch :
 - If NO, in case of exempted, please mention category of exemption. Whether you are a SSI unit/NSIC Firm, if so, necessary valid license should be enclosed along with the tender document. :

5. Whether you are possessing minimum 10 lorries :
i.e. 5 lorries in your name and another 5 lorries
on lease basis.

If so to produce Xerox copies of RC books for own lorries and in case of lease produce Registered lease deed and also Xerox copy of the RC book on lease basis. The details shall also be clearly specified in the format prescribed Vide Annexure-XI. :

6. Whether you are having capacity to Lift 3000 MT per month (Tick whichever is applicable) : YES/NO

7. Whether you are financially sound to execute the order for a value of Rs.5.00 lakhs at a time. If so solvency certificate/Bank Guarantee Certificate/Copy of balance sheet and profit and loss account certified by the Chartered Accountant for at least three years shall be enclosed on proof of evidence. :

8. Have you done despatch work to TNSC in the past – if so. Details may be provided in separate sheet. :

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

STATION:

DATE:

SECTION-III

PRE-REQUISITE QUALIFICATIONS TO CONSIDER THE TECHNICAL BID- PART A

1. The tenderer should furnish EMD as prescribed in the tender.
2. The tenderer should have minimum 3 years experience in the loading and transportation work through lorries by road. Should have experience of having executed the transportation of goods in any one of the Government or PSU for 3000 tonnes in one year.
3. **Tenderer should possess at least 10 Nos. number of goods carrier trucks i.e. 5 trucks on own and another 5 trucks on lease basis. Should furnish the Xerox copies of RC books or Registered lease Deed.**
4. For ensuring financial soundness the tenderer should produce Audited Statement of Account/balance sheet of their firm for last three financial years.
5. Tenderer should be registered in GSTN portal for remitting of GST amount, if any. A copy of the registration should be enclosed. Attested copy of the PAN to be enclosed.
6. Tenderers should submit copies of the last two years income tax return filed.
7. The vehicle should be in good working condition and you should also produce the fitness certificate along with age of the vehicle.
8. Claim of these qualifications should be supported by latest documentary evidence and the same should be enclosed in PART-A of the document.
9. The tenderer should also enclose the Terms and Conditions of the tender **document duly signed in each page in token of acceptance.**

Claim of the above pre-requisite qualifications as referred in S.No.1 to 9 should be supported by latest documentary evidences and the same have to be enclosed in Part A of the document failing which, the tender will be summarily rejected and Part B Price Bid will not be opened. The tenderer is also requested to give his declaration/undertaking in the format prescribed below:

SECTION-IV
DECLARATION BY THE TENDERER
(to be signed and enclosed with the tender)

I/We.....have gone through the terms and conditions and will abide by them as laid down in the Tender document (Tender containing Technical bid, Price Bid all relevant annexure enclosed)

I/our..... Firm/company has/have not been blacklisted by any State Government/Central Government.

I/We.....hereby declare that the particulars furnished by us in this offer are true to the best of my/our knowledge and we understand and accept that, if at any stage the information furnished is found to be incorrect or false, we are liable for disqualification from this tender and also liable for any penal action that may due to the above.

I/we.....hereby declared that I am/are we are not Government servant(s) of any State or Central Government or Department/Public Sector Undertaking (s) and I/We hereby accept that if at any stage if it is found that this information is incorrect or false. I/We am/are liable for disqualification from this tender and also liable for any penal action that may arise due for the above.

Date:

Signature

Place:

Name

Designation

Seal of the tenderer

SECTION-V
EARNEST MONEY DEPOSIT (EMD)

PAYMENT OF EMD:

1. The tenderer may choose to participate in the tender for all the transportation work (or) for any one of the transportation work by remitting specified EMD as given below:

**TENDER FOR LOADING, TRANSPORTATION AND UNLOADING OF
PACKED (25KG BAG) FORTIFIED SALT OF AROUND 3,000 MT PER
MONTH FROM MVSC, VALINOKKAM, RAMANATHAPURAM TO
ALL DISTRICTS OF TAMIL NADU FOR THE YEAR 2024-25 (From
01.04.2024 to 31.03.2025)**

Destinations in Tamil Nadu : **Rs.10,000/- per district and
totally Rs.3,80,000/- as EMD for
38 districts.**

2. The EMD will not carry any interest:
3. The following should be enclosed along with the Tender offer inside the Outer Cover or along with Part- A Technical Bid
 - (i) The Earnest Money Deposit can be paid by a bank draft drawn on a schedule bank in favour of Tamil Nadu Salt Corporation Limited payable at Chennai and the Bank Draft shall be enclosed with the tender.
 - (ii) If on opening the outer Cover and Part 'A', if it is found that the Demand Draft/Bankers Cheque or proof of exemption has not been enclosed along with the tender, then their offer will be SUMMARILY REJECTED without opening the "Part B Price Bid".
 - (iii) The Earnest Money Deposit will be retained in the case of the successful tenderer and will be kept with us. Earnest Money Deposit will not carry any interest and EMD will be adjusted against Security Deposit payable by the successful tenderer.
 - (iv) **Bank Guarantee or equivalent Fixed deposit will not be accepted in lieu of demand draft/bankers cheque for EMD**

1. REFUND OF EMD:

The Earnest Money Deposit will be refunded to the unsuccessful tenderers on application to the Managing Director, TNSC Ltd after intimation of the rejection/non-acceptance of their tender is sent to them.

2. FORFEITURE OF EMD

3. If any Transporter backs out after the Corporation has accepted his tender, it will be considered as default and the Earnest Money Deposit will be forfeited by the Corporation by informing the transporter as having done so.

4. The Earnest Money Deposit made by the Tenderer will be forfeited if:

- (a) he withdraws his tender or backs out after acceptance.
- (b) he withdraws his tender before the expiry of validity period stipulated in the Specification including any extended validity period or fails to remit the Security Deposit.
- (c) he violates any of the provisions of these regulations contained herein
- (d) he revises any of the terms quoted during the validity period
- (e) fails to enter into an agreement as stated in clause 7 of Section VII within 7 days from the communication of the letter of acceptance of the tender.

7. In the event of the documents furnished with the offer being found to be fabricated or if the documents containing false particulars, the Earnest Money Deposit paid by the tenderers will be forfeited in addition to blacklisting them to future tenders/contracts in Tamil Nadu Salt Corporation Limited.

8. REJECTION OF TENDER

- a) Tender is received without Earnest Money Deposit or proof of exemption.
- b) Tenderer does not have the necessary experience/meet the eligibility criteria regarding experience.
- c) Tenderer has not offered the specified number of lorries for each transportation work.
- d) Tenderer has not enclosed the documents required by Section V of the tender conditions.
- e) The tenderer has not signed each page as stipulated
- f) Upon default in complying with any of the conditions stipulated in Section VI (I), (II) & (III)

**SECTION-VI
CHECK LIST**

GENERAL INSTRUCTIONS/GUIDELINES TO THE TENDERERS

- I. Part A cover is a Technical Bid which should contain the following:
- i) Demand Draft towards EMD
 - ii) Xerox copies of RC Books of vehicles owned by the tenderer and the details in the format in Appendix-VI.
 - iii) Xerox copies of RC Books for lease vehicles arranged.
 - iv) Xerox copies of the agreement entered into with the lorry owners duly with Registered Lease Deed.
 - v) Xerox copies of the partnership deed in respect of partnership firm. In case of Private Limited Company, the Memorandum of Articles of Association
 - vi) Xerox copies of the experience certificate/work order
 - vii) Tender Technical Bid & Terms and Conditions duly filled in and signed in each page by the tenderer.
 - viii) Covering letter containing declarations from (1) to (2) addressed to MD, TNSC duly filled in and signed with office seal.
 - ix) All documents required under Sl.No.1 should either be authenticated or notarized.

2. **Part-B cover should contain on the Price Bid.**

SECTION –VII

REJECTION OF TENDERS:

I. Tenders will be summarily reject if

- (a) The EMD requirements are not complied with.
- (b) Not satisfying any of the essential qualifications required under Part A Technical Bid.

II. Tender is liable to be rejected, if it is

- (a) as “the validity period of the offer is less than that stipulated in this specification”.
- (b) not in conformity with commercial terms and Technical Bid of the tender documents.
- (c) not signed by the tenderer in each page.
- (d) received from a tenderer who is directly or indirectly connected with Government Department or service in Tamil Nadu Salt Corporation or services of any local authority.
- (e) from those who have not purchased the copy of the tender document
- (f) from any black listed Firm or Contractor
- (g) received by Telex/Telegram/E-mail
- (h) from a tenderer whose past performance as assessed by this Corporation is not satisfactory.
- (j) not containing all required particulars as per schedule.

III. The offer received after last date and time shall be rejected.

SECTION - VIII INSTRUCTIONS TO THE TENDERERS

1. The tender should carefully go through the "Terms and Conditions". "Undertaking by the Tenderer", the "Draft Agreement" and two parts of tender and then quote his/their rates covering all the items.

2. The rates should be filled up neatly in figures and word scribbling, overwriting, and scorings, should be avoided as far as possible. **In case of any difference in the rates quoted in figures and in words, the lower of the two rates will be taken as quoted rate.**

3. Rates quoted shall include GST and other applicable taxes. In other words the rates should be all inclusive. The Corporation will not entertain any claim whatsoever in this respect.

4. The amounts for the work should be worked out and should be rounded off to the nearest rupee. Half a rupee and above should be rounded as next one rupee and less than half a rupee should be omitted. Proper care must be taken in working out the amount of the items of work, taking into account the Unit for which the rate is quoted and the quantity of work to be done under the item.

5. Should tenderer find discrepancies or omissions in any of the tender documents or should be in doubt as to their meaning he should at once address the authority inviting the tender for clarification.

6. Every endeavor is made to avoid any error which can materially effect the basis of the tender but the successful tenderer shall take upon himself to provide for the risk of any error which may be subsequently discovered and he shall make no subsequent claim on account thereof.

7. The contractor shall pay for the expenses of completing the stamping the agreement.

8. The tender should be submitted along with covering letter giving full details as called for in the tender, documents and with particular care to Clause 12 of the terms and conditions. The qualifications claimed against item 2 of the terms and conditions should support by latest documentary evidences.

For item 7, Solvency Certificate or Certificate from the Bankers or any other acceptable evidence regarding financial soundness shall be attached as an enclosure to the schedule.

For item No.3 (ii), true copies of orders received from authorities concerned shall be attached as an enclosure to the schedule.

And a statement explaining the period from which he is in the field, the rough quantity moved no. of lorries operated either on his own or hired, etc. shall be attached as an enclosure to the schedule.

The decision of the Managing Director on the acceptability of the evidence produced will be final.

9. SCHEDULE AND THE COVERING LETTER SHALL BE FURNISHED ONLY IN ORIGINAL.

SECTION- IX

**DECLARING ABOUT TRUCKS OWNED/HELD AGAINST LEASE
ARRANGEMENT AND CAPACITY OF TRUCKS TO BE PLACED AGAINST
THE ORDER.**

1. DETAILS OF OWNED LORRIES:

S.No	Registration No	Make	Capacity	Ownership Details	Details of the state permit

II. DETAILS OF LEASE ARRANGEMENT OF LORRIES:

S.No	Registration No	Make	Capacity	Arrangement made with whom/mention name	Details of the state permit

III. CAPACITY OF TRUCKS TO BE PLACED AGAINST THE ORDER

Sl. No.	Name of the State & transportation work to be carried out	Quantity per day	Minimum trucks to be placed per day	Quantity per week	Minimum trucks to be placed per week	Quantity per month
1.	Tamil Nadu					

Signature of the tenderer with office Seal

Note:

1. Self attested Photostat copies of RC Books should be enclosed
2. Self attested Photostat copies of agreement for lease arrangement lorries should be enclosed.

SECTION-X

TERMS AND CONDITIONS

Sealed Tenders are invited Tamil Nadu Salt Corporation Limited **up to 3.00 P.M. on 28.02.2024** for the work of Loading, Transportation and Unloading of packed (25kg bag) Fortified Salt of around 3000 MT per Month from MVSC, Valinokkam, Ramanathapuram to all Districts of Tamil Nadu. The details of the quantity to be moved and place of delivery are given below:

1. The service of the successful tenderer will be for a period of one year from 01.04.2024 to 31.03.2025 and to such further period extended by the Managing Director as deemed if necessary.

- (i) The descriptions of work are as follows:
The work involves loading, transportation and unloading of packed salt from our godowns at Valinokkam to Destinations in Tamil Nadu.
- (ii) Schedule of despatch : The approximate quantity of 40,000 MT of packed salt to be despatched from Mariyur Valinokkam Salt Complex, Ramnad to the godowns of TNSC and Co-operative Societies in Tamil Nadu.

Covering for the period from 01.04.2024 to 31.03.2025. The delivery schedule will be given by the Project Manager, Mariyur Valinokkam Salt Complex, Valinokkam, Ramanathapuram District from time to time. The quantity may vary from 40,000 to 45,000 tonnes to Tamil Nadu on buyer's requirements.

- (iii) You have to move packed salt to all districts of Tamil Nadu. Therefore, you have to place trucks based on the requirement of trucks informed by our Project Manager, Mariyur Valinokkam Salt Complex, Ramnad from time to time.
- (iv) In case if you fail to place trucks as indicated above for the two States transportation work, the shortfall in trucks may be made good in the subsequent day/week without fail. This shall be in addition to the schedule for that particular day/week. In case less/more salt is required by the buyers for whatever circumstances the tenderer shall be obliged to provide lorries within the time limits on quantity specified in the contract and TNSC shall modify the day/weekly/monthly terms accordingly within the provision of the contract

2. **ESSENTIAL QUALIFICATION:**

- (i) The tenderer should have minimum 3 years experience in loading and transportation work through lorries by road for reputed **organization**.
- (ii) **Should possess minimum 10 lorries for transportation work in Tamil Nadu State for which Xerox copies of RC books or Registered Lease Deed shall be enclosed.**
- (iii) The vehicle should be in good working condition and you should also produce the fitness certificate along with age of the vehicle.
- (iv) Claim of these qualifications should be supported by latest documentary evidence and the same should be enclosed in PART-A of the document.

3. **TENDER SUBMISSION, OPENING AND REJECTION:**

- (i) This tender has two parts i.e. PART A AND PART B
 - a. **PART A** :
 - i. This part contains Technical Bid, Terms and conditions of the tender and documentary evidence.
 - ii. THIS PART SHOULD NOT CONTAIN ANY PRICE BID.
 - iii. This part should be submitted in a separate sealed cover superscribing 'PART A: TECHNICAL BID'.
 - b. **PART B** :
 - i. This part contains price bid only.
 - ii. The price should be quoted in the Part B of the tender only both in figures and words.
 - iii. This part should be submitted in a separate sealed cover superscribing 'PART – B – PRICE BID'.

The PART A sealed cover, PART B sealed cover and the payment of EMD by way of Bank Draft or proof of exemption from payment of EMD shall be enclosed / put in overall sealed cover.

This overall sealed cover should be submitted superscribing **TENDER FOR LOADING, TRANSPORTATION AND UNLOADING OF PACKED (IN 25KG BAG) FORTIFIED SALT OF AROUND 3,000 MT PER MONTH FROM MVSC, VALINOKKAM, RAMANATHAPURAM TO ALL DISTRICTS OF IN TAMIL NADU FOR THE YEAR 2024-25** and the same should reach the Managing Director (by designation only) Tamil Nadu Salt Corporation Limited, 735, Anna Salai, LLA Building, Chennai 600 002 **on or before upto 3.00 P.M. on 28.02.2024** only through RPAD, Speed Post or through any reliable courier services or in person.

(ii) **The sealed tender cum Technical Bid will be opened at 3.00 P.M. on 28.02.2024 and Commercial Bid will be opened at 3.30 P.M. on 28.02.2024 in the Office of Tamil Nadu Salt Corporation Limited, LLA Building, 735 Anna Salai, Chennai 600 002** and on the date and time indicated by the MD or by the officers authorized on his behalf. The tenders are advised to be present, enter in person or through an authorized representative at the time of opening of tenders. The authorized representatives will have to establish their identity to the satisfaction of the Corporation by providing introductory letters from their principals/officers they will not allow being present at the time of opening.

(iii) The overall sealed cover will be opened and :

- a. If the Demand Draft for payment of prescribed EMD or the proof of exemption from payment of EMD is not available in the overall sealed cover, the two parts of tender will not be opened. The tender will be rejected.
- b. The sealed cover containing PART A Technical Bid will be opened first only after satisfying the requirement of EMD. If any of the bidders indicates the price bid in PART A, the bid will not be read out and will be rejected.

c. REQUIREMENT FOR TECHNICAL BID:

The tenderer should furnish necessary documentary evidence in support of the conditions laid vide S.No.2 i.e., Essential Qualifications. If this cover (PART A) does not contain the necessary documentary evidence, the second cover (PART B) will not be opened. The committee reserves the sole discretion to assess the satisfaction of essential qualification conditions and to provide opportunity for supplemental documentation to all or some of the tenderers to meet the technical completeness requirements of the technical bid. This committee's decision in this regard shall be final.

This Technical Bid would be opened first and the details of past experience and competence of the contractors would be examined for taking a decision on the tenderers who fulfill the quality, experience and capability, the second sealed cover the PART B : PRICE BID of the remaining tenderers will be opened for taking a decision following conditions laid down under the Tamil Nadu Transparency in Tenders Act 1998 and rules framed in Tender rule 2000 will be adhered.

- d. The rejected tenders will be returned to the tenderer by RPAD
- e. **The MD reserves the right to reject any or all tenders with out assigning for any reason therefore.**

- (i) On opening each tender, the officer opening the tender will prepare a statement of attested and unattested corrections therein and hand it over to the tenders or its corrections therein and hand it over to the tenderer or its representatives concerned and initials such corrections in the presence of the tenderers or their representatives.
- (ii) If any of the tenderers of his agent find it inconvenient to be present at the time of opening, the opening officer will, on opening the tender of the absentee, tenderer make out a statement of unattested corrections and communicate it to the absent tenderer, who shall then accept statement of corrections without question.
- (iii) Tender should sign every page of the tender document.
- (iv) If an individual makes the tender, he shall sign in full in every page and mention his full name and address.
- (v) If a firm makes it, files a tender, the duly authorized partner shall sign in full and his name and address and the name and address of each other member of the firm and also enclose the copy of the deed of the partnership firm and proof of authorization.
- (vi) If a Corporation files the tender, the duly authorized Officer shall sign in full and produce with his tender satisfactory evidence of authorization. The corporation may if necessary ask for evidence of its corporate status before execution of agreement.
- (vii) **The tenderers should not incorporate any condition in the tender. Such conditional tenders are liable to be summarily rejected.**
- (viii) Canvassing by or on behalf of the tenderer will also make his tender liable for rejection.
- (xi) **“Evaluation criteria”**, however, also reserves the right not to be bound to accept the lowest quotation and also the right not to assign any reason for non-acceptance of the lowest quotation. The acceptance of the tender will be communicated to the successful tenderer by means of a “Letter of Acceptance”.

4. CLEAR UNDERSTANDING

It shall be the sole and absolute responsibility of the tenderer to obtain and gather all information, at his own expense which may be necessary for the purpose of making the tender and for entering into the contract. The Corporation does not undertake any responsibility for the lack or insufficiency of any information herein when a tenderer submits his tender in response to the tender documents, he will be deemed to have understood fully about the requirements, terms and conditions of the contract and to have

satisfied himself fully of the sufficiency of information as may affect the tender or the contract. No extra payment or compensation will be made by the Corporation on the pretext that the tenderer did not have a clear idea or information of any particular matter relating to the tender or the contract and this shall be a condition of the tender and the contract’.

5. SECURITY DEPOSIT:

- i. When a tender is accepted, the successful tenderer will be called upon to remit an interest free Security Deposit of 2% of the value of the order after adjusting the EMD remitted.
- ii. The Security Deposit will be forfeited if the successful tenderer failed to despatch the consignments as per the schedule prescribed.
- iii. The Security Deposit shall be remitted in the form of a bank draft drawn in favour of Tamil Nadu Salt Corporation Limited, payable at Chennai. This deposit will not bear any interest.
- iv. After the Security Deposit is paid, the tenderer shall sign an agreement in the prescribed form for the due fulfilment of the contract.
- v. The Security Deposit will be retained by Tamil Nadu Salt Corporation Ltd. for a period of two months beyond the date of the last consignment despatched or up to the confirmation of receipt of materials by the consignee whichever is earlier.

6. PRICE VARIATION CLAUSE FOR INCREASE/DECREASE IN DIESEL COST

For every 5% increase/decrease in the price of diesel the transport rate will be increased/decreased by 1% respectively. For this purpose, the retail diesel price of Indian Oil Corporation prevailing at Chennai City will be taken as the basis for working out the increase/decrease of diesel price on subsequent dates. For variations in diesel price, less than 5% there will be no consideration for revision in transport charges. The transport contractor will be eligible for transport charges due to hike in diesel price from the date of undertaking movement.

7. The written agreement to be entered into between the contractor and the Managing Director, Tamil Nadu Salt Corporation Limited shall be binding of the rights of both the parties.

8. The rates quoted in the tender shall remain valid for three months from the date of opening of the tender. The tenderer shall extend the offer for any further reasonable period as may be requested by the corporation and accepted by the tenderer.
9. The tenderer shall carefully study the entire set of these tender documents and sign at the bottom of every page in token of acceptance.
10. The transport contractor (successful tenderer) shall commence the movement and complete it within the time specified by the Project Manager, MVSC, Ramnad.
11. The Corporation will not, however, after acceptance of contract rates, pay any extra charges for load or for any other reasons. Transit insurance will be the Corporations responsibility.
12. Rates of lump sum amounts for items not called for shall not be included in the tender. No alteration which is made by the tenderer in the tender documents will be recognized and if any such alteration is made it will be avoided.
13. If the successful tenderer desires to execute the work by subletting certain parts he can do so after obtaining prior written permission of the Managing Director. However, payments will be made only to the successful tenderer at the contracted rate. The Corporation will not assume any obligations towards the sub-contractor.
14. If any further information is required it will be furnished by the Corporate Office at Madras and also by Project Manager, Valinokkam on written request of the tenderer. It must be clearly understand that tenders must be in the prescribed form and in accordance with the instructions.
15. This Corporation will reserves the right even to reject all tenders totally and extend the work by nomination of suitable contractors or departmentally. The decision of this Corporation in this regard will be final and binding.
16. If the head quarter of the contractor is elsewhere than at Valinokkam, **he shall have a duly authorized agent at Valinokkam from the commencement of work until completion of the work as specified.** Such agent shall be authorized to act on behalf of the contractor, to accept services of notices under the contract and to agree to extra, commissions and varied items of works and rate for the same. Such agent shall maintain on his staff competent persons with at least one person to each Unit, **with sufficient minimum experience in an execution in similar works and other personnel as may be required for the efficient execution of the work. Any notice under the contract shall be deemed to have been served on the contractor if served upon such agent or sent by registered letter to his address at Valinokkam.** Such agent shall not be changed and shall not leave Valinokkam during the duration of the contract unless the consent of the Managing Director/Project Manager shall have been previously obtained.

17. The contractor shall send a duly authorized competent representative to meet the Managing Director/Project Manager in the Office of the Corporation at Chennai or Valinokkam whenever called upon in writing to do so and any instructions, directions or explanations given to such representative shall be held to have been given to the contractor.
18. If the performance of the successful tenderer is found to be not satisfactory the Managing Director reserves the right to cancel the orders placed with the tenderer and to entrust the work to any other contractor/contractors, at the risk and cost of the successful tenderer at any time.

19. NON – PERFORMANCE OF CONTRACT

Time being the essence of the contract, the Transport Contractor (successful tenderer) should undertake to do the work according to the daily, weekly, monthly schedule of despatch prescribed by the Project Managers for despatch of each consignment. In case of failure, the Managing Director reserves the right to cancel such portion of the work as deemed to fit in his sole discretions and have the same executed departmentally or through other contractors by nomination or otherwise and to recover the excess cost incurred by the Corporation, in so doing, from the contractor's account.

20. MODE OF PAYMENT:

Full 100% payment will be settled within 30 days from the date of receipt of Invoice. The Invoice has to be raised along with the details of the delivery of consignment along with acknowledgement for receipt of salt from the respective wholesale points of the respective States shall be submitted to Project Manager,, MVSC and forward bills to Corporate Office and Corporate Office will make payment after verification and taking into account the quantity delivered losses if any etc. as specified in the tender terms and conditions after deducting the TDS/statutory deductions as stipulated by the Central/State Governments from time to time

21. **THE SUCCESSFUL TENDERER SHALL EXECUTE AN AGREEMENT IN THE PRESCRIBED FORM ON A STAMP PAPER OF VALUE AS PER LAW WITHIN 7 DAYS FROM THE DATE OF COMMUNICATION OF ACCEPTANCE OF THE TENDER. IF THE SUCCESSFUL TENDERER FAILS TO EXECUTE THE AGREEMENT AS AFORESAID, THE CORPORATION SHALL BE ENTITLED TO FORFEIT THE EARNEST MONEY DEPOSIT AND THE SECURITY DEPOSIT. THE SECURITY DEPOSIT SHALL BE REMITTED BY THE SUCCESSFUL TENDERER BEFORE THE EXECUTION OF THE AGREEMENT.**

22. After the communication of the acceptance of the offer of the tenderer, if the successful tenderer fails to enter into any agreement or fails to furnish the Security Deposit, the TNSC Limited reserves the right to call for retender or to entrust the work to the other tenderers who have offered the higher rate in the tender or to make departmental movement at the risk and cost of the successful tenderer and the tenderer is liable to make good the consequent loss immediately, if any consequent on such retender, besides forfeiting the Earnest Money Deposit/Security Deposit.
23. The contractor or his authorized representative shall sign for the salt delivered to them by the Project Manager or his nominee and for this purpose, the contractor will furnish the specimen signature of the personnel authorized to receive consignment.
24. The contractor shall be liable for all losses, damages, demurrage, and wharfage, forfeiture of wagon registration fee charges and expenses suffered or incurred by the Corporation due to negligence of the contractor in the performance of any service under this contract. The decision of the Managing Director regarding such failure of the contractor and their liability for the loss, etc. suffered by the Corporation shall be final and binding on the contractors.
25. No definite volume of work to be performed can be guaranteed during the currency of contract, as the volumes specified above are based on the bonafide belief of the availability of orders from the buyers and the availability of suitable stock in TNSC. In case the buyers increase the order quantity or extend the period of supply beyond the volume limits and time limits specified in this contract, the contract terms may be extended by mutual consent.
26. The contractor shall be responsible for the safety of the goods from the time they are loaded in their Lorries from the godown until they are unloaded from their lorries at the godown points or at other destinations. They shall provide tarpaulin on the deck of the lorry so as to avoid loss, etc. through any gaps in the decks of the lorry. They shall deliver the number of bags and the weighment and the quality of salt received by them and loaded in their lorries intact and shall be liable to make good the value of any loss, shortage or damage, during the transit. The Project Manager will be the sole judge for determining after taking into account all the relevant circumstances, the quantum and value of any loss and also as reports, the liabilities of the contractor for such loss and the amount to be recovered from them. The decision of the Project Manager in this regard shall be final and binding on the contractor.

27. On each day, if there is any variation in truck/quantity, requirement from the specifications in (iii) of these terms and conditions, the number of Lorries required at each point will be conveyed to the contractor/his agent and the contractor is expected to place the required number of Lorries at the specified time and places. He is also required to place of the disposal of the Corporation and at any one of the places referred to above the required number of Lorries **on getting intimation from TNSC** from time of receipt of the intimation. The contractors should supply only the Lorries, which are in good roadworthy condition. Each lorry should contain suitable serviceable tarpaulin. The representative of the TNSC Ltd. reserves the right to reject any lorry which is found unfit to be road worthy, even if it was supplied on the works pot.
28. The tenderer is required **to provide either closed Lorries or open Lorries in leak proof condition with a good tarpaulin.** The transport contractor or his authorized agent can witness the weighment that may be done on platform scale or weighbridge, as the case may be. After loading the stocks the Lorries will be sealed and covered with tarpaulin. The transport contractor is responsible for the safety and safe delivery of goods at the destination as well as for the weight acknowledged at the receiving points. At the weighing point in the despatching centre, a clear acknowledgement will be obtained on the reverse side of the truck memo, that the weight was duly witnessed by the transport contractor or his authorized representative and he is responsible for the safe delivery of the goods properly the same weight, quantity and quality at the unloading points at the receiving station. The transport contractor will be held responsible for salt found short, spoiled or altered if any at the unloading points and the cost will be recoverable from the transport contractor at the open market rate or double the TNSC Limited issue price to the consumers in open market, whichever is higher.
29. The transport contractor will not be eligible to claim any loss. If any transit loss noticed the value of such loss shall be recovered at the open market rate or double the TNSC Limited issue price of the salt sold to our Industrial Customers from the Transport charge claims/Security Deposit. The transport contractor shall be liable to make good the loss, if any sustained by the TNSC due to damaged caused to the stocks moved by him. The decision of the Project Manager, regarding the nature, extent and value of the damages shall be final and binding on the transport contractor.
30. **VALIDITY OF OFFER**

The tendered rate will be in acceptance for the period of contract or up the extended period of contract. No revision/modification in the tendered rate will be allowed during the period of contract or the extended period except in the event of revision/hike in the fuel cost and other statutory levy.

31. **THE TAMIL NADU TRANSPARENCY IN TENDER ACT 1998**

The tender covers all the rules and regulations of the Tamil Nadu Transparency in Tenders Act 1998 and rules framed in Tender rule 2000 will be adhered.

32. **SUBLETTING OF CONTRACT:**

The successful tenderer shall not sublet or assign this contract or any part thereof without obtaining prior written permission of the Corporation. In the event of the successful tenderers sub-letting of assigning the contract or any part thereof without such permission, the Corporation shall have the right to cancel the contract and to award the contract to other parties and the successful tenderer shall be liable to the Corporation for any loss or damage which the Corporation may in consequence or arising out of such award of contract to other parties. Even in case the Corporation permits sub-letting it will not recognize any contractual obligations with the person or party to whom the contract has been sub-let and only the original successful tenderer will be held responsible for the satisfactory due and proper fulfilment of the contract.

33. **SPECIAL CONDITIONS:**

- (i) The Corporation reserves the right to engage more than one transport contractor for each destination to ensure supply reliability from TNSC
- (ii) Tender should offer rate to each and every godown.
- (iii) Transporter may have to deliver not less than 5 tonnes in each destinations.

34. **FORCE MAJEURE CONDITIONS:**

- i. If at any time during the continuance of the agreement/contract it becomes impossible by reasons of war or war like operations, strikes, lockouts, riots, civil commotions, epidemical sickness pestilence, earthquake, fire, storm or flood, the contractor shall during the continuance of such contingencies not be bound to execute the contract as per agreement/contract. The work shall be resumed immediately after the contingency has ceased or otherwise determined and the supplier's/contractor's obligations shall continue to be in force for correspondingly extended period after the resumption of execution.

The contractor shall, however inform the Managing Director/Project Manager by Registered Post about such acts duly certified by the District Collector of the District concerned local chamber of commerce, the beginning and end of the above causes of delay within ten (10) days of occurrence and cessation of such Force Majeure conditions

- ii. In the event of delay lasting over one month if arising out of causes of Force Major, the Corporation reserves the right to cancel the contract without any compensation.
- iii. Only events of Force Majeure which affects the order progressing at the time of the occurrence shall be taken into cognizance. The Corporation shall not be liable to pay extra costs due to delayed work made under Force Major.
- iv. The above Force Majeure clause will also apply to TNSC.

35. LIQUIDATED DAMAGES FOR THE BELATED DELIVERY

Liquidated Damages at 0.25% for calendar day on the value of the un lifted portion of that calendar days schedule shall be levied subject to a maximum of 10% of the value of that calendar day schedule. It is clarified that Liquidated Damages shall be levied at the above rate for each daily schedule separately.

36. DISPUTES:

All disputes and differences arising out of this contract shall be referred to the arbitration of three arbitrators. The Corporation and the transporter shall appoint one arbitrator each and the arbitrators so appointed shall appoint a third arbitrator. The language of the arbitration shall be in English. The arbitration shall be held in accordance with the provisions of the Arbitration and Conciliation Act 1996 with the venue of the arbitrations being at Chennai only.

MANAGING DIRECTOR
TAMILNADU SALT CORPORATION LIMITED

SECTION-XI UNDERTAKING BY THE TENDERER

I/We do hereby tender and, if this tender is accepted undertake to execute the works mentioned in Clause I of the "Terms and conditions" and with such variations by way of alterations of, additions to and omission from the said works if needed at the time of execution and the method of payment would be as set out in Clause 20 of the "Terms and Conditions".

2. I/We hereby distinctly and expressly declare and acknowledge that, before the submission of my/our tender I/We have made such examinations of the tender documents and of the sites, specifications and quantities and of the locations where the said works are to be done and such investigation of the work required to be done and in regard to the materials required to be furnished as to enable me to thoroughly, agreements, stipulations and restrictions contained in the contracts and programme of despatches and specifications of materials and distinctly agree that I/We will not hereafter make any claim or demand upon the Tamil Nadu Salt Corporation Limited, based upon or arising out of any alleged misunderstanding or misconception or mistake or my/our part of the said requirements, convenient, agreements, stipulations and restrictions and conditions.

3. I/We have also completed the schedule for which I/We agree to execute the work even when the payment under the terms of the agreement is varied by payment on actual quantities.

4. I/We.....
a registered being contractors
of enclose an
Income Tax Clearance Certificates/have already produced an Income Tax Clearance
Certificates in respect of I/We enclose herewith a Corporation receipt/Bank Draft being
the EMD for the sum of Rupees

..... If my/our tender is not accepted, this shall be returned to me/us on rejection or at the expiration of four months from the date of this tender whichever is earlier. If my/our tender is accepted, the interest free earnest money shall be retained by the Tamilnadu Salt Corporation Limited as Security for the fulfillment of the contract. If upon written intimation to me/us by the Corporation's Office. I/We fail to attend the said Office before the end of the period specified on such intimation, the tender will not be considered and if upon intimation being given, fail to make the Security Deposit or to enter into the required agreement as defined in the tender document, then I/We agree to the forfeiture of the Earnest Money, any notice required to be served on me/us shall be sufficiently served on me/us by registered post to me/us at address given herein. Such notice shall if sent by cost be deemed to have been served on me/us at the time when in due course of post it would be delivered at the address to which it is sent.

5. I/We fully understand that the written agreement to be entered into between me/us and the Tamil Nadu Salt Corporation Limited shall be the foundation of the rights of both the parties and the contract shall not be deemed to be completed until the agreement has been signed by me/us and by TNSC's authorised representative.

SECTION- XII

AFFIDAVIT

(To be signed and enclosed with the tender)

The affidavit should be executed on an Rs.20/- stamp paper before a “Notary Public”.

1. The undersigned do hereby certify that all the statements made in the required attachments are true and correct.
2. The undersigned also hereby certifies that our firm M/s.....
.....
..... have neither abandoned any work nor any contract awarded to us for such works have been rescinded for which the reasons were attributable to the non performance of our firm during last three years to the date of this tender.
3. The undersigned hereby authorize (s) and request(s) any bank, person, firm or Corporation to furnish pertinent information deemed necessary and request by the Corporation to verify this statement or regarding our competence and general reputation.
4. The undersigned agrees that further qualification information may be requested and agrees to furnish any such information of the request of the Corporation.

SECTION -XIII

**Please execute the agreement on a stamp paper of Rs.100/- value
ON STAMP PAPER**

DRAFT ARTICLES AND AGREEMENT

ARTICLES OF AGREEMENT made this
..... day of
..... between the Project Manager,
MVSC, Ramnad District (hereinafter called the Project Manager which expression shall
where the context admits include his successors in Office and assigns) representing the
Tamilnadu Salt Corporation Limited (hereinafter called the Corporation) on the one part
and.....
..... Hereinafter called the contract or
(which expression shall where the context so admits includes his heirs, executors,
administrators and legal representative on the other part).

2. **WHEREAS** the Tamilnadu Salt Corporation Limited is desirous of
despatching around tonnes of from its
Units
at.....
.....
.....
.....

3. **AND WHEREAS** the said schedule of despatches and conditions have
been signed by or on behalf of the parties hereto.

4. **WHEREAS** the contractors have made the Security Deposit of
Rs..... in the form of Demand Draft as Security with the Corporation
for the fulfillment of the contract to the satisfaction of the Corporation.

5. **AND WHEREAS** the contractor agrees that he will be bound by all the
conditions of the tender and all the time limits prescribed for the despatches.

6. **AND WHEREAS** the contractor has agreed to execute upon and subject to
the conditions set forth and comply with the rate of progress given in the schedule of
despatch at the end of the Articles of this agreement
Rs.....(Rupee.....
.....
.....only) of such other sum as may be arrived at
by final measurement/weightment at the rates quoted in the price bid.

7. Now it is hereby agreed as follows:

In consideration of the prices agreed to be paid in the Price bid or such other sum of Rs..... (Rupees only) as may be arrived at by final measurement/weightment at Unit prices, the contract, will upon the subject to the terms and conditions execute and complete the works shown in the schedule and the method of payment therefore as are provided for in the terms and conditions.

8. Time shall be considered as the essence of the agreement and the contractor hereby agrees to commence the work as soon as this agreement is accepted by competent authority and the first despatch order is handed over to him as and when provided and agrees to complete the work of despatch of each consignment and continue to despatch as given in the schedule subject to condition that no extension of time shall be granted.

9. The tender notification, tender documents, instructions to tenderers and the entire set of tender terms and conditions, shall be read and construed as forming part of agreement and the parties hereto will respectively abide by and submit themselves to conditions and stipulations and perform the agreements on their parts respectively.

10. If any delay occurs in any despatch by the contractor over and above the time given in the schedule for each despatch or if such delay resulted in loss to this Corporation, the contractor undertakes to pay the Corporation by way of liquidated damages as set forth in clause 35 or pay the Corporation Rs.500/- per day whichever is higher until the entire consignment of that particular schedule which delayed is cleared. The Contractors agrees that the liquidated damages set forth in clause 35 of Section VII and in this agreement are genuine pre estimate of the losses that the Corporation will suffer consequent to any delays committed by the contractor. The contractor also agrees that the percentages and the amounts specified are reasonable.

11. If the schedule of despatches is not kept up due to his own fault alone, the Managing Director reserves the right to cancel the entire agreement or any part or parts thereof and to reaward the work to any other person or a agency or to undertake the work departmentally in which event, the contractor **shall be liable to pay as damages any losses occasioned to the Corporation.** This shall be in addition to the liquidated damages.

12. Upon the terms and conditions of this agreement being fulfilled and performed to the satisfaction of the Corporation, the Security Deposit by the contractor as hereinafter recited or such portion thereof as may be entitled to shall be returned to him as provided in the clause 5 under Section VII of tender terms and conditions.

13. The terms and conditions and other documents of the Tender schedule submitted by the tenderer will also form part of this agreement.

This agreement and all matters arising out of it or relating to it, including any disputes or differences between the Corporation and the Contractor shall be subject to the exclusive jurisdiction of Chennai Courts only.

14. The contractor shall comply with all the requirements of the applicable labour laws including but not restricted to EPF, ESI, Minimum wages Act, Payment of wages Act etc in respect of the employees engaged by him in the loading and transporting operations.

15. The contractor shall register under the provisions of the Contract Labour (Regulation & Abolition) Act 1970 as a contractor and shall submit proof of such registration.

16. The contractor shall indemnify the Corporation against all and any claims arising out of the engagement of employees by the contractor including but not restricted to the claims arising under the Workmen's Compensation Act 1923.

17. The contractor shall submit proof of ESI and provident fund returns on a monthly basis to the Corporation. In the event the contractor fails to provide proof of such remittances, the Corporation shall be entitled to withhold payments to the contractor.

18. For all purposes under this contract or relating thereto, the contractor shall be an independent contractor.

19. In witness where of the contractor has hereunto set his hand and the Managing Director setting on behalf the Tamil Nadu Salt Corporation Limited has hereunto set his hand the day and year first above written.

Signed by the Contractor :

Address :

In the presence of witness :

Signed by the Managing Director :

In the present of witness :

SECTION - XIV
LIST OF TALUK/TNCSC GODOWNS IN TAMIL NADU

S.No (1)	Name of the Region (2)	Taluk Godowns and TNCSC godowns (3)
1.	CHENNAI	1. Tondiarpet
		2. TPT Narayana Pillai
		3. Madhavaram
		4. Nandanam
		5. Virugambakkam
		6. Anna Nagar – I Anna Nagar – II
		7. Mint
		8. Gopalapuram
		9. Thiruvanmiyur
		10. Purasawakkam
		11. Egmore – Nungambakkam
		12. Mylapore – Triplicane
		13. Mambalam – Guindy
2.	CHENGALPATTU	1.Thambaram
		2.Chengalpattu
		3.Pallavaram
		4.Vandaloor
		5.Madurantagam
		6.Cheyyur
		7.Thirukkal;ukundram
		8. Thirupporur
3	KANCHEEPURAM	1. Kancheepuram
		2. Sriperumbudur
		3. Uthiramerur
4.	VELLORE	1.Vellore
		2.Katpadi
		3.Gudiyatham (RMC)
5.	THIRUPATTUR	1.Thirupattur
		2.Vaniyambadi
		3.Naattrampali
		4.Ambur
6.	RANIPET	1.Arokkonam
		2.Arcot
		3.Nemmilli
		4,Wallaja pet

7.	THIRUVANAMALAI	1. Pudupalayam RMC
		2. Thiruvanamalai
		3. Arni
		4. Vandavasi
		5. cheyyar
		6. Polur
		7. Chengam
8.	CUDDALORE	1. Cuddalore Godown
		2. Panrutti
		3. Virudachalam
		4. Kattumannarkoil
		5. O/G Chidambaram
		6. Thittakkudi
9.	SALEM	1. Kanjamalaipillai
		2. NKR Godown, Mettur.
		3. Ayyavoa (g) Mettur
		4. S.R.R. (G) Salem
		5. TNCSC (G) Sankari
		6. Omalur
		7. TNWC Attur
		8. Yercaud
		9. Vazhapadi
		10. Gangavalli
		11. Edapadi
10.	DINDUGAL	1. Kodaikanal
		2. Dindugal
		3. Palani
		4. Vedachandur
		5. Batlagundu
		6. Nattam
		7. Kilakottai
		8. Oddachatram
11.	TIRUCHI	1. T.V.Malai
		2. Manachanallur
		3. Manaparai
		4. Sangiliyandapuram
		5. Musiri
		6. Thuraiyur
		7. Sembattur

		8. Ariyamangalam
		9. Subramaiyapuram
		10. Tiruchi
		11. Srirangam
		12. Lalgudi
		13. Thottiyam
12	TANJORE	1. Santhanam (G) Thanjavur
		2. Pudukottai (G)
		3. Thiruvaiyaru
		4. Orathanadu
		5. Kumbakonam
		6. S.T.(C) Kumbakonam
		7. Peravurani
		8. Papanasam
		9. Thiruvidadaimaruthur
13.	PUDUKOTTAI	1. Avudayarkoil
		2. Aranthanki
		3. TNCSC, Pudukottai
		4. Thirumayam
		5. Alangudi
		6. Kandarakottai
		7. Kulathur
		8. TNWC Godown Aranthanki
		9. Illupur
		10. Manalmelkudi
14.	MADURAI	1. Venkatachalapuram
		2. Melur
		3. Thirumangalam
		4. Usilampatti
		5. Vadipatti
		6. Thopur
		7. Madurai (South)
		8. Madurai (North)
		9. Poraiyur
15.	NILGIRIS	1. Ooty
		2. Coonoor
		3. TNCSC Godown, Kothagiri
		4. Gudalur
		5. Pandalur
		6. Kundah

16.	COIMBATORE	1. Mettupalayam Kandiyur Road
		2. Valparai Godown
		3. Care Godown Goundapalayam
		4. Poosari Palayam Unit – I
		5. Poosari Palayam Unit – II
		6. Poosari Palayam Unit – III
		7. Poosari Palayam Unit – IV
		8. TNWC Godown Pollachi
		9. Coimbatore (North)
		10. Coimbatore (South)
17.	Tirupur	1. Tirupur ICSS
		2. RMC, Tirupur
		3. Udmalaipettai Godown
		4. Palladam Vadagapalayam
		5. TNWC Avinishi
18.	DHARMAPURI	1. Bommidi
		2. Pochampalli
		3. Denkanikottur
		4. Dharmapuri
		5. Polacode
		6. Pennagaram
		7. Harur
		8. Uthangiri
19,	KRISHNAGIRI	9. Krishnagiri
		10. Hosur
		11. Pappirettipatti
		12. Thenkanikottai
20.	ERODE	1. Solar
		2. Ananda Mill - I Bhavani Ananda Mill - II Bhavani
		3. Bhavani Taluk - I Bhavani Taluk - I Bhavani Taluk – I
		4. SVR Dharmapuri – A SVR Dharmapuri – B

		5. R.K.P.Kangeyam
		6. S.V.R.Gobi
		7. Kangeyam
		8. Senepathipalayam Erode
		9. Sathumangalam
		10. Perundurai
		11. Dharapuram
		12. Gopichettipalayam
21.	TUTICORIN	1. Sattur Road, Kovilpatti
		2. Marketing Sec. Kurukusalai
		3. Thiruchendur
		4. Srivaikuntam
		5. Sathankulam
		6. Madurai Road, Vilathikulam
		7. Dr.Ambedkar Road Tuticorin
		8. Ottapidaram
		9. Ettayapuram
22.	NAGAPATTINAM	1. Nagapattinam CSUB Region
		2. Thalanayar
		3. Malliyam, Storage Complex
		4.Nagapattinam
		5. Vedaranyam
		6. Akur
		7. Taluk Godown Malliam
		8. Sirkali, at MRM Erukkur
		9. Voimedu
		10. Arundavampulam
		11. Mayiladuthurai – TNWc
		12. Kilvelur
		13. Thirukuvalai
		14. Tharangampadi

23.	SIVAGANGA	1. Karaikudi
		2. Urani Karaikudi
		3. M.K.G. Karakudi
		4. Sivaganga
		5. Devakottai
		6. Manamadurai
		7. Illayankudi
		8. Thirupathur
24.	RAMANATHAPURAM	1. Rameswaram
		2. Paramakudi (B.G)
		3. Paramakudi
		4. Seeni (G) Mudukulathur
		5. Ramanathapuram
		6. Thiruvadanai
		7. Kamudhi
		8. Kadaladi
25.	THIRUNELVELI	1. Ambasamudram
		2. Nanguneri
		3. Valliyoor
		4. TNWC Tirunelveli
		5. Palayamkottai TNWC
		6. Radhapuram
26.	TENKASI	1.Sankarankovil
		2.Sengottai
		3.Siragiri
		4.Veerakeralampudur
		5.Thiruvengadam
		6.Alangulam
27	VIRUDHUNAGAR	1. KCASD Firm, Sivakasi
		2. Panniyar GN., Rajapalayam
		3. Valli Oil Mill – II V. Nag. Valli Oil Mill – III V. Nag. Valli Oil Mill – IV V. Nag.
		4. Virudhunagar
		5. Srivilliputhur – I, II
		6. Sattur (G)
		7. Arrupukottai
		8. Thiruchuli
		9. Kariapatti

28.	KANYAKUMARI	1. Agatheswarar Weaver (G)
		2. Kappakadu – II
		3. Konam – I
		4. Konam – II
		5. Kappakadu – I
		6. Thovalai
		7. Kaikulam
		8. Vilvankodu
29.	VILLUPURAM	1. O/G.Sankarapuram
		2. Villupuram
		3. Dindivanam
		4. Gingee
		5. Vanur
30.	KALLAKURUCHI	1.Kallakuruchi
		2.Sankarapuram
		3.Chinasalem
		4.Tirukovilur
		5.Ulundurpet
		6.kalvarayan hills
31.	KARUR	1. TNWC Kulithalai
		2. TNWC Karur
		3. Aravankurichi
		4. Krishnarayanapuram
32.	PERAMBALUR	1. Perambalur
		2. Veppanthatti
		3. Konnam
33.	Ariyalur	1. Ariyalur
		2. Sendurai
		3. Jayamkondam (Udayarpalayam)
34.	THIRUVALLUR	1. Gummudipoondi
		2. Pallipet
		3. Mazarthpet
		4. Thiruthani
		5. Sembulivaram Ponneri Taluk
		6. TNWC Thiruvallur
		7. Ambattur
		8. Uthukottai
		9. Poonamallee

35.	NAMAKKAL	1. Rasipuram
		2. Thiruchengodu
		3. Paramathi Vellore
		4. Namakkal
36.	THIRUVARUR	1. Vilakkudy
		2. Muthupet
		3. Valangaiman
		4. Tiruvarur
		5. Mannargudi
		6. Moolangudi
		7. Perugavelandan
		8. Koilvenni (G)
		9. Needamangalam
		10. Thiruthuraipoondi
		11. Nannilam
		12. Kudavasal
37.	THENI	1. Periyakulam
		2. Theni
		3. Uthamapalayam
		4. Andipatti
		5. Bodinayakanur
38.	Mayiladuthurai	1. mayiladuthurai

SECTION - XV**PART – B****PRICE BID - TAMIL NADU**

This should be submitted in a separate sealed cover super scribing as 'PART B – PRICE BID' on the top of the envelope.

Tender for Transportation including loading & Unloading of Packed (25kg Bag) Fortified Salt of around 3,000 MT Per Month From MVSC, Valinokkam, Ramanathapuram to all Districts of Tamil Nadu for the year 2024-25.

TENDER FORM FOR QUOTING THE RATES

Name and full address of the Tenderer :

Sl. No	Name of the District	Quoted Rate excluding GST Rs./MT	
		In figures	In words
1	Ariyalur		
2	Chengalpet		
3	Chennai		
4	Coimbatore		
5	Cuddalore		
6	Dharmapuri		
7	Dindigul		
8	Erode		
9	Kallakuruchi		
10	Kancheepuram		
11	Kanniyakumari		
12	Karur		
13	Krishnagiri		
14	Madurai		
15	Mayiladuthurai		
16	Nagapattinam		

17	Namakkal		
18	Nilgiris		
19	Perambalur		
20	Pudukottai		
21	Ramnad		
22	Ranipet		
23	Salem		
24	Sivagangai		
25	Tenkasi		
26	Thanjavur		
27	Theni		
28	Tirunelveli		
29	Tirupattur		
30	Tiruppur		
31	Tiruvallur		
32	Tiruvannamalai		
33	Tiruvarur		
34	Trichy		
35	Tuticorin		
36	Vellore		
37	Villupuram		
38	Virudhunagar		

**STATION
DATE**

**SIGNATURE AND OFFICIAL
SEAL OF THE TENDERER**