

THE HARYANA STATE COOPERATIVE SUPPLY AND MARKETING FEDERATION LIMITED



CORPORATE OFFICE, SECTOR 5, PANCHKULA HARYANA (INDIA) TEL: 2590520-24, FAX: 2590711 E.Mail: hafed@hry.nic.in Web-site: www.hafed.gov.in

CORRIGENDUM

Leasing out of Hafed Warehousing Complexes at Delhi, Gurugram & Vashi, Navi Mumbai

Tender Reference No.2020 HBC 131574 1 dated 12.06.2020.

The following condition is added to the existing terms and conditions:

In case the successful bidder sublets the demised premises as per the terms and conditions mentioned in the tender document, the rent of the party will start with effect from the date of approval of sub-letting by Hafed or a period of maximum two months from the date of allotment letter, whichever is earlier.

MANAGING DIRECTOR



THE HARYANA STATE COOPERATIVE SUPPLY AND MARKETING FEDERATION LIMITED



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SHORT TERM E-TENDER NOTICE

The Haryana State Cooperative Supply and Marketing Federation Limited (HAFED) invites Short Term E-tender for leasing out the following Warehousing Complexes, at Delhi, Gurugram & Vashi, Navi Mumbai. Hafed intends to lease out/ rent out the following area/ space for an initial lease period of 3 years, which may be extended for further 3 years with mutual consent and with 7% increase after every year on compounding basis:-

WAREHOUSING COMPLEXES:

Sr. No.	Particulars	Area (in sq.ft.)
1	Hafed Warehousing Complex, Delhi	
	Hafed Warehousing Complex at Lawrance Road, Near Wazirpur Depot, Delhi (Basement)	27373
	Hafed Warehousing Complex at Lawrance Road, Near Wazirpur Depot, Delhi (Ground Floor)	18442
	Hafed Warehousing Complex at Lawrance Road, Near Wazirpur Depot, Delhi (First Floor)	18748
2	Hafed Warehousing Complex, Gurugram	
	Hafed Warehousing Complex, New Anaj Mandi, Khandsa Road, Gurugram (Haryana)(Ground Floor)	13241.60
	Hafed Warehousing Complex, New Anaj Mandi, Khandsa Road, Gurugram (Haryana) (First Floor)	34960.10
	Hafed Warehousing Complex, New Anaj Mandi, Khandsa Road, Gurugram (Haryana) (Second Floor)	40130.70
3.	Hafed Warehousing Complex, Vashi, Navi Mumbai	
	Hafed Warehousing Complex, Plot No.39, Sector-18, Vashi, Navi Mumbai (Ground Floor) (2100 sq. ft. + 1000 sq. ft. + 372 sq. ft.)	3472

Note: The party can apply for the full / part of the area / space on a floor.

The parties interested for taking on lease the above said area may submit their technical bid along with all supporting documents and the financial bid. The tender document containing eligibility criteria and other terms & conditions is available at Haryana Single e-procurement portal at https://etenders.hry.nic.in and at Hafed Website www.hafed.gov.in. The parties / bidders can submit their bids through e-tender portal as per dates given in the tender document. All bidders are required to get register on e-tendering portal & obtain Digital Signature from NIC office. Technical & Financial bid will

be opened at Hafed Corporate Office, Sector-5, Panchkula (Haryana) and negotiations will be held as per Haryana Govt. instructions/guidelines. All the bidders are requested to be present at the time of opening of the tender for negotiations.

Hafed reserves the right to accept/reject any/all tenders without assigning any reason.

MANAGING DIRECTOR

Detailed Notice Inviting Short Term e-tender

Short term e-tender is invited for leasing out the Hafed Warehousing Complex at Delhi, Gurugram & Vashi, Navi Mumbai in India as per details mentioned below in single stage two cover system i.e. Request for Pre-Qualification/Technical Bid (online Bid under PQQ/ Technical Envelope) and Request for Financial Bid (comprising of price bid Proposal under online available Commercial Envelope):-

Warehousing Complexes:

Sr. No.	Name of floor with area (in Sq. ft.)		EMD to be deposited.	Total security amount to be deposited before possession in addition to EMD which would also be converted in to security	Tender Document Fee and processing fee (non refundable)	Start Date & Time of Bid Preparatio n & Submissio n	Expiry Date & Time of Bid Preparation & Submission
1.	Hafed Warehousing Complex, Delhi Basement 27373 Ground Floor 18442		Rs. 10/- per sq. ft.	Rs.60/- per sq. ft. in shape of Bank Guarantee	Rs. 500/-+ Rs. 1000/- =Rs.1500/-	12.06.2020 (05.01 PM)	26.06.2020 (10.00 AM)
	First Floor	18748					
	Total	64563					
2.	Hafed Warehou Complex, Guru		Rs. 10/- per sq. ft.	Rs.60/- per sq. ft. in shape of Bank Guarantee	Rs. 500/-+ Rs. 1000/- =1500/-	12.06.2020 (05.01 PM)	26.06.2020 (10.00 AM)
	Ground Floor	13241.60					
	First Floor	34960.10					
	Second Floor 40130.70 Total 88332.40						
3.	Hafed Warehousing Complex, Vashi, Navi Mumbai		Rs. 10/- per sq. ft.	Rs.60/- per sq. ft. in shape of Bank Guarantee		12.06.2020 (05.01 PM)	26.06.2020 (10.00 AM)
	Ground Floor	3472					

Note: The party can apply for the full / part of the area / space on a floor.

Under this process, the Technical Bid Application as well as online Price Bid shall be invited at single stage under two covers i.e. Technical Bid & Commercial Envelope. Eligibility of the Bidders will be first examined based on the details submitted online under first cover (Technical) with the request to eligibility and qualification criteria prescribed in the Tender document. The Price Bid under the second cover shall be opened for only

those bidders whose Technical Applications are responsive to eligibility and qualifications requirements as per Tender document.

- 1. The payment for Tender Document Fee and Processing Fee shall be made by the bidders online directly through Debit Cards & Internet Banking Accounts and the payment for EMD can be made online directly through RTGS/NEFT or OTC Please refer to 'Online Payment Guideline' available at the Single e-Procurement portal of GoH (Govt. of Haryana) and also mentioned under the Tender Document.
- 2. Intending bidders will be mandatorily required to online sign-up (create user account) on the website https://etenders.hry.nic.in to be eligible to participate in the e-Tender. Bidder will be required to make online payment of required EMD in due course of time. The intended parties fails to pay EMD fee under the stipulated time frame shall not be allowed to submit his/her bids for the respective event/Tenders.
- 3. The interested bidders shall have to pay mandatorily Processing Fee of Rs.1000/- and document fee of Rs.500/- (Non refundable) online by using the service of secure electronic gateway. The secure electronic payments gateway is an online interface between bidders & online payment authorization networks.
- 4. The Payment for Earnest Money Deposit (EMD) of Rs.10/- per sq. ft. can be made by eligible bidders online directly through online system.

The <u>online Tender Document Fee and EMD should be made separately</u>. Both the online payments must be deposited on or <u>before 26.06.2020 (upto 10.00 AM)</u>, otherwise the tender will be rejected. The online bids of only those bidders/parties will be accepted who will deposit the online required tender fees and EMD as above.

The Bidders can submit their tender documents (Online) as per the dates mentioned in the key dates:-

Key Dates

SN	HAFED Stage	Party Stage	Start / expiry date and Time
1		(i) Downloading of Tender Document / Online Bid Preparation.	12.06.2020 (05.01 PM) to 26.06.2020 (10.00 AM)
2	-	Submission of online Bid	12.06.2020 (05.01 PM) to 26.06.2020 (10.00 AM)
3	Opening of Technical Bid	-	26.06.2020 at 11.30 AM
4	Opening of Financial Bid	-	26.06.2020 at 02.00 PM

Important Note:

1) The parties/bidders have to complete 'Application/Bid Preparation & Submission' stage on scheduled time as mentioned above. If any party/bidder failed to complete his/her aforesaid stage in the stipulated online time schedule for this stage, his/her Application/bid

- status will be considered as 'Applications/bids not submitted'.
- Party/Bidder must confirm & check his/her Application/bid status after completion of his/her all activities for e-bidding.
- 3) Party/Bidder can rework on his/her bids even after completion of 'Application/Bid Preparation & submission stage' (Application/Bidder Stage), subject to the condition that the rework must take place during the stipulated time frame of the Applicant/Bidder Stage.

INSTRUCTIONS TO PARTY/BIDDER ON ELECTRONIC TENDERING SYSTEM

These conditions will over-rule the conditions stated in the tender documents, wherever relevant and applicable.

1. Registration of bidders on etenders.hry.nic.in Portal:

All the parties/bidders intending to participate in the tender's process online are required to get registered on the centralized e-Procurement Portal i.e. https://etenders.hry.nic.in Please visit the website for more details.

2. Obtaining a Digital Certificate:

- 2.1 The Bids submitted online should be encrypted and signed electronically with a Digital Certificate to establish the identity of the party/bidder bidding online. These Digital Certificates are issued by an Approved Certifying Authority, by the Controller of Certifying Authorities, Government of India.
- 2.2 A Digital Certificate is issued upon receipt of mandatory identity (i.e. Applicant's PAN Card) and Address proofs and verification form duly attested by the Bank Manager / Post Master / Gazetted Officer. Only upon the receipt of the required documents, a digital certificate can be issued. For more details please visit the website https://etenders.hry.nic.in
- 2.3 The parties/bidders may obtain Class-II or III digital signature certificate from any Certifying Authority or Sub-certifying Authority authorized by the Controller of Certifying Authorities or may obtain information and application format and documents required for the issue of digital certificate from.
- **2.4** The party/bidder must ensure that he/she comply by the online available important guidelines at the portal https://etenders.hry.nic.in for Digital Signature Certificate (DSC) including the e-Token carrying DSCs.
- 2.5 Bid for a particular tender must be submitted online using the digital certificate (Encryption & Signing), which is used to encrypt and sign the data during the stage of bid preparation. In case, during the process of a particular tender, the user loses his digital certificate (due to virus attack, hardware problem, operating system or any other problem) he will not be able to submit the bid online. Hence, the users are advised to keep a backup of the certificate and also keep the copies at safe place under proper security (for its use in case of emergencies).
- 2.6 In case of online tendering, if the digital certificate issued to the authorized user of a firm is used for signing and submitting a bid, it will be considered equivalent to a no-objection certificate/power of attorney /lawful authorization to that User. The firm has to authorize a specific individual through an authorization certificate signed by all partners to use the digital certificate as per Indian Information Technology Act 2000. Unless the certificates are revoked, it will be assumed to represent adequate authority of the user to bid on behalf of the firm in the department tenders as per Information Technology Act 2000. The digital signature of this authorized user will be binding on the firm.
- 2.7 In case of any change in the authorization, it shall be the responsibility of management / partners of the firm to inform the certifying authority about the change and to obtain the

digital signatures of the new person / user on behalf of the firm / company. The procedure for application of a digital certificate however will remain the same for the new user.

2.8 The same procedure holds true for the authorized users in a private/Public limited company. In this case, the authorization certificate will have to be signed by the directors of the company.

3. <u>Pre-requisites for online bidding:</u>

In order to operate on the electronic tender management system, a user's machine is required to be set up having Internet explorer 10 or above and JRE 8 update 151 in 132 bit.

4. Online Viewing of Detailed Notice Inviting Tenders:

The bidders can view the detailed N.I.T and the time schedule (Key Dates) for all the tenders floated through the single portal e-Procurement system on the Home Page at https://etenders.hry.nic.in

5. Download of Tender Documents:

The tender documents can be downloaded free of cost from the e-Tender portal https://etenders.hry.nic.in

6. Key Dates:

The bidders are strictly advised to follow dates and times as indicated in the tender document. The date and time shall be binding on all parties/bidders. All online activities are time tracked and the system enforces time locks that ensure that no activity or transaction can take place outside the start and end dates and the time of the stage as defined in the online Notice Inviting Tenders.

7. PREPARATION & SUBMISSION OF online APPLICATIONS/BIDS:

Detailed Tender documents may be downloaded from e-tender website https://etenders.hry.nic.in and tender mandatorily be submitted online following the instruction appearing on the screen.

- (i) Scan copy of Document to be submitted / uploading for Technical bid under online Technical Envelope. The required documents (refer to DNIT) shall be prepared and scanned in different file formats (in PDF/JPEG/MS WORD format such that file size is not exceed more than 10 MB) and uploaded during the on-line submission of Technical Envelope.
- 8. Only Electronic Form (Refer Tender document).

<u>Financial or Price Bid Proposal shall be submitted mandatorily online under Commercial Envelope and original not to be submitted manually)</u>

NOTE:-

Bidders participating in online tenders shall check the validity of his/her Digital Signature Certificate before participating in the online Tenders at the portal https://etenders.hry.nic.in

Tender document for leasing out of vacant space at Hafed Warehouse Complex, Delhi, Gurugram & Vashi, Navi Mumbai.

Hafed Phone Nos. 0172-2590520-26

E.Mail: hafed@hry.nic.in

Hafed, Lawrence Road, Adjoining Wazirpur DTC Depot-I, Ring Road, Delhi – 110006 Telephone No. 011-27101087, 27190034 E-mail: dgmhafeddelhi@yahoo.com dgmdel.hfd@hry.nic.in

Hafed District Office, Gurugram Telephone No.0124-4275258, 2320862 E-mail: dmhfdgrg@hry.nic.in

RSO, Hafed Warehousing Complex, Vashi, Navi Mumbai Mobile No. 9216922109 E-mail: satwan01@gmail.com

1.0 Back ground Information

- Regional Marketing Office, Ist floor, Block B, Hafed Warehouse Complex, Adjoining Wazirpur DTC Depot-I, Ring Road, Delhi.
- 2. Hafed Warehouse Complex, Near New Anaj Mandi, Khandsa Road, Gurugram-122001.
- 3. RSO, Hafed Warehousing Complex, Plot No. 39, Sector- 18, Vashi, Navi Mumbai
- The interested bidders shall have to pay mandatorily Processing Fee of Rs.1000/and document fee of Rs.500/- (Non refundable) online by using the service of secure electronic gateway. The secure electronic payments gateway is an online interface between bidders & online payment authorization networks.
- The Payment for Earnest Money Deposit (EMD) of Rs.10/- per sq. ft. can be made by eligible bidders online directly through online system.

The Online Tender Document Fee and EMD should be deposited separately on or before 26.06.2020 (upto 10.00 AM) otherwise the tender will be rejected. The online bids of only those bidders/parties will be accepted who will deposit the required tender fees and EMD online as above.

2.0 <u>Invitation of Bids</u>:

- 2.1 Tenderers are advised to study all technical and commercial aspects, instructions, forms, terms and specifications carefully mentioned in the tender document. Failure to furnish all information required in the Tender Document or submission of a bid not substantially responsive to the Tender document in every respect will be at the tenderer's risk and may result in the rejection of the bid.
- 2.2 No interest shall be payable by Hafed on the EMD amount deposited by the party.

3.0 Procedure for submission of Bids

3.1 The bids shall be submitted online in two separate envelopes:

"Envelope 1: Technical Bid"

The parties/bidders shall uploaded the required details online in the Technical Bid

"Envelope 2: Financial Bid"

The bidders shall quote the prices in price bid format under Financial Bid.

- Bidders are mandatorily required to submit the Technical and Financial Bid in the prescribed online format only. No manual bids shall be entertained.
- 3.2 The tenderers are required to quote the price for leasing the vacant space exclusive of GST/taxes/levies and as per Hafed's terms & conditions.

- 3.3 Any conditions of the party/bidder sent along with the bids, if any, shall not be binding on Hafed.
- 3.4 Hafed reserves the right to reject any/all tenders without assigning any reason whatsoever.
- 3.5 Negotiations will be held on the same day after opening the financial bids. Bidders are therefore requested to remain present at the time of opening of financial bid and negotiation.

TERMS AND CONDITIONS FOR THE E-TENDER

- 1 **Price of the Tender document**: The tenderer/bidder shall have to pay Rs.500/-online by using the service of secure electronic gateway.
- 2 Processing fee: The tenderer/bidder shall have to pay Rs.1000/- online by using the service of secure electronic gateway.
- 3 **Download of Tender document: Download of** Tender document shall start on 12.06.2020 (05.01 PM) and close/expire on 26.06.2020 (10.00 AM).
- 4 Opening of Tender: Technical bids shall be opened on 26.06.2020 at 11.30 AM and the Financial Bids of the tenderer who qualify in the Technical Bids shall be opened on 26.06.2020 at 02.00 PM. These Bids shall be opened at Hafed Head Office, Panchkula in the presence of the tenderer who may wish to be present.

4(i) Earnest Money:

The tenderer shall have to pay an amount of Rs.10/- per sq. ft. of the space/area required as Earnest money for the due performance of stipulations to keep the offer open. The payment for Earnest Money (EMD) will have to be made through online. The bidder will be eligible to submit the financial bid for the area/space, only for which the earnest money has been deposited by him. In case, he makes the financial bid for area/space more than for which EMD has been deposited, his financial bid shall be summarily rejected and will not be considered. If the intended bidder fails to pay EMD fee under the stipulated time frame, his technical and financial bids will stand rejected. If the tenderer after submitting his tender, does not keep his offer open or modifies the terms and conditions thereof in a manner not acceptable to "The Haryana State Co-operative Supply & Marketing Federation Ltd., Panchkula, then the same will be rejected and the earnest money will be forfeited. Subject as aforesaid, the Earnest money of all unsuccessful Tenderer will be refunded after finalization of the tenders but the HAFED shall not be liable to pay any interest thereon.

4(ii) Security

The Earnest Money of the successful tenderer will be treated as Security, on which no interest shall be paid. In addition to the above, the successful tenderer shall also pay security amount to "The Haryana State Cooperative Supply & Marketing Federation Ltd'., within 15 days time from the date of acceptance of his/her/ their offer, in the shape of Bank Guarantee @ Rs. 60/- per sq. ft. for **a period of 42 months** in favour of "The Haryana State Cooperative Supply & Marketing Federation Ltd." payable at Panchkula / Chandigarh. The security shall be refunded to the party only after the successful completion of lease period.

- 5. In case the party does not occupy the premises after acceptance of its bid by the Hafed or fails to vacate the premises after completion of lease period, the security amount will stand forfeited and the Bank Guarantee will be invoked by Hafed besides taking legal action for eviction and the monthly rent will also be increased by 7% after every year on compounded basis.
- 6. The lease period shall start from the date of allotment letter / allocation of space to the party.
- 7. The party shall execute a registered rent/ lease agreement with Hafed within a period of one month from the date of issue of acceptance letter by Hafed to the successful tenderer otherwise the security amount will stand forfeited and the Bank Guarantee will be invoked by Hafed. All the expenses for the execution of rent lease agreement shall be borne by the party.
- 8. The lease deed will be got registered by the lessee at its own cost.
- 9. The rent shall be charged from the party on monthly basis.
- 10. The monthly rent shall be increased by 7% after **every one year** on compounding basis.
- 11. The lease period shall be initially for **three years**, which can be further extended up to 3 years with the mutual consent and prior approval of the Managing Director, Hafed. In that event, a fresh lease deed will be executed with mutually agreed terms and conditions.
- 12. The party shall pay the agreed amount of rent to Hafed in advance through Bank Draft/RTGS/NEFT on or before 7th day of each calendar month for which it is due during the period of tenancy after deducting TDS, as applicable and a certificate of tax deduction will be issued by the party to Hafed. In case, the agreed rent is paid after the due date, the party shall be liable to pay interest @ 15% p.a. for the period of delay.
- 13. In case of default in payment of the monthly rent or part thereof for consecutive three months, the party shall be liable for eviction immediately and Hafed will be entitled to take possession of the demised premises.
- 14. Other charges like electricity, water, telephone and insurance charges etc. shall be borne by the party itself.
- 15. The property tax of the warehouse, if any, shall be paid by Hafed. However all other statutory taxes shall be borne by the party.
- 16. The GST, as applicable, will be paid by the party.
- 17. The Principal lessee may sub-let a part of the leased premise with the prior

permission of the principal lessor for once. However, in case principal lessee is desirous of creating sublease contract afresh, then shall have to obtain prior permission of the principal lessor once again, or else, the Principal lessee shall be liable for eviction immediately and Hafed will be entitled to take possession of the premise. The Principal lessee shall be responsible for all legal and financial liabilities emanating out of this subsequent lease contract.

- 18. The lessee shall be responsible for obtaining all licenses/ all consents from the authorities for warehouse purpose.
- 19. The party shall not avail the loan facility by way of mortgage/pledging the premises against the rent agreement with Hafed from any person, bank, and financial institution under any circumstance.
- 20. The party shall not alter or amend the present structure of warehouse/ premises and the party shall be responsible for the maintenance of the premises and other fixtures. If any loss or damage is caused to the demised premises, the party shall be liable to make good any losses to Hafed.
- 21. The party shall not use the premises for any unauthorized / illegal business.
- 22. The Lessor/lessee can get vacated or vacate the premises by giving 3 months notice in writing within the agreement period. If the lessee fails to vacate premises after the expiry of 3 months notice, he shall be liable to pay the monthly rentals to be enhanced @ 7% every month.
- 23. The tenderer is required to submit copies of his balance sheets and Profit & Loss account for the last three years duly certified by a Chartered Accountant.
- 24. Negotiation: Hafed reserves the right to negotiate the rates. However, the negotiations could be held up to H-3 bidder, if the difference between H-1 quoted rate and those quoted by H-2 and H-3 is within 5% of the H-1 quoted rate. In case where the H-1 bidder refuses to further enhance his offered rate and the H-2 or H-3 bidders come forward to offer a rate which is better than the rate offered by the H-1 bidder, the bidder whose rate is accepted becomes the H-1 bidder. However, in such a situation, the original H-1 bidder may be given one more opportunity to improve upon the discovered rate. In case, the original H-1 bidder further improves upon the rate discovered during the negotiations, he would be treated as H-1 bidder. As regard the apportionment of the area/space, the finally determined H-1 bidder would be accorded due preference and the allocation of the space/area may be decided by Hafed. The balance space/area may be apportioned between the H-2 and H-3 bidders, if they accepted the final H-1 rates. Hafed also reserve the right to allocate space to H-2/H-3 bidder on overriding priority basis if the H-2/H-3 bidder

has made a bid for more/complete space/area of the floor than the H-1 bidder. However, a final decision regarding allotment of space/area shall be at the sole discretion by Hafed on case to case basis and its decision shall be final and binding.

- 25. The party can quote the rate/bid for the full/part of the area/space on a floor in case of Warehousing Complexes only.
- 26. The validity of the offer of tenderer will be 60 days from the last date of receipt of the tender.
- 27. The Managing Director Hafed reserves the right to accept/reject any/all the bids without assigning any reason.
- 28. In case of any dispute arising out of the contract, the matter shall be referred to the Managing Director, Hafed, Panchkula to arbitrate in the matter, who can arbitrate himself/herself or appoint anybody including Hafed officer to arbitrate the matter, whose decision shall be final and binding upon both the parties. It shall not be open to the party to question this condition on any ground whatsoever. All disputes arising out from this contract shall be subject to jurisdiction of Panchkula Courts only.
- 29. Certified that I/We ______ have carefully gone through the above terms & conditions and have retained a copy of the same. I/We shall strictly abide by the terms & conditions.

Accepted the above terms & conditions.
Signatures of tenderer / party with seal, date & complete address. Mobile No.: E-mail:

FORMAT OF TECHNICAL BID

Sr.	Particulars	
No.		
1	Name	
	Complete Address	
	E-mail Id	
	Website, if any	
	Phone No(s)/Mobile No(s)	
2	Detail of Earnest Money	D.D. No
		Date
		Name of Bank
		Payable at
		Amount
3.	Whether the copies of the following documents duly signed at each page have been uploaded (write 'Yes' or 'No'):	
	1) Tender Document	
	Balance sheet for the last 3 years (in case of Warehousing Complex) PAN Card	
4	Details of Bank account / IFSC code required for refund of EMD	Name of party
		Account No.
		IFSC code of the branch
		Name of Bank
		Address of Bank
I/we	e hereby state that:-	
	 I/we have thoroughly read all the schedules document, terms & conditions carefully. Our offer is as per Terms and Conditions given in 	
	Signatures: Seal/Stamp:	
	Full Name of the authorized signatory: Designation of the signatory: Contact No. of signatory:	

E-Mail ID of signatory:

'FORMAT OF FINANCIAL BID'

(To be submitted in a separate cover)

(Format of the Financial Bid will be opened of only those Tenderers, who qualify all the technical parameters)

The rates should be quoted exclusive of GST / Service Tax in Rs. in figures as well in words in the following format. There should be no cutting/ overwriting in the financial bid.

Warehousing Complexes:

Sr. No.	Particulars	Area (in sq. ft.)	Area required (in sq. ft.)	Rate quoted (in Rs. Per sq. ft. per month)
1.	Hafed Warehousing Complex, Delhi			
	Basement Block-A	14962		
	Basement Block-B	5559		
	Basement Block-C	6852		
	Ground Floor Block-A	13350		
	Ground Floor Block-B	2390		
	Ground Floor Block-C	2702		
	First Floor Block-A	8206		
	First Floor Block-B	3000		
	First Floor Block-C	7542		
2.	Hafed Warehousing Complex, Gurugram			
	Ground Floor Block-II	13241.60		
	First Floor Block-II	13241.60		
	First Floor Block-III	21718.50		
	Second Floor Block-I	18412.20		
	Second Floor Block-III	21718.50		
3.	Hafed Warehousing Complex, Vashi, Navi Mumbai			

	Ground Floor (2100 sq. ft. + 1000 sq. ft. + 372 sq. ft.)	3472						
Note	Note: The party can apply for the full / part of the area / space on a floor.							
Signa	atures :							
Seal/	Stamp:							
Full Name of the authorized signatory :								

Designation of the signatory :.....

Contact No. of signatory :.....

E-Mail ID of signatory :.....

LEASE AGREEMENT FOR DELHI & GURUGRAM

This lease agreement is made and executed at onthis d	ay									
of, 2020 between The Haryana State Cooperative Supply & Marketi	ng									
Federation Limited having its Corporate office at Sector-5 Panchkula-134109, Haryana (India)										
through hereinafter called the										
LESSOR which term shall wherever the context so requires be deemed to include	its									
administrators, legal representatives and assigns of the first part.										
And										
M/s.										
or his authorized representati	- ve									
Shri hereinafter called the LESSEE whi										
expression shall wherever the context so requires be deemed to include its administrato										
legal representatives and assigns of the Second part.										
WHEREAS the Lessor is the absolute owner of the premises, (description of whi	ch									
hereinafter mentioned) titled as 'HAFED WAREHOUSE' situated at AN	۱D									
WHEREAS the LESSEE participated in the e-tender on and final negotiati										
held with lessor on dated and Lessee agreed to take on leaseSq										
area atof the said premises for its own use and whereas the Less										
has agreed to grant lease to the Lessee on the following terms and Conditions.										
NOW THE DEED WITNESSETH AS FOLLOWS:										
The Lessors hereby agree to let and the lessee hereby agree to take on Lease Haf	ed									
Warehouse situated atfor an initial period of three years w.e.f, t	ne									
date on which physical possession of the premises is taken by the lessee, on the followi	ng									
Rate and thereafter subject to as hereinafter mentioned on a monthly tenancy described as										
under:										
AREA Rent per month w.e.f. Rent per month w.e.f Rent per month w.										
after increase @ after increase @ 7% in 2 nd year 7% in 3 rd year	@									

The Lessee further agrees that the GST as applicable shall be paid by lessee.

That after successful completion of three years, the lease period can be further extended with the increase of 7% every year up to 3 years with the mutual consent and prior approval of the Managing Director, Hafed. In that event, a fresh lease deed will be executed with mutually agreed terms & conditions.

THE LESSEE HEREBY CONVENANTS WITH THE LESSOR AS FOLLOWS:

1.	The Lessee shall pay to Hafed total amounting of Rs.	per month
	(Rs	only) in advance
	through RTGS / NEFT on or before 7 th day of each month for	which it is due during the
	period of tenancy in the lease period w.e.f from	_after deducting TDS as
	applicable and a certificate of Tax deduction will be issue	ed by the Lessee to the
	Lessor. However, in the event of agreed rent paid later than	the due date, the Lessee
	shall be liable to pay interest @15% p.a. for the period of dela	ay.

- 2. To pay the monthly rent reserved on or before the date and in the manner afore. In case of default in payment of the monthly rent or part thereof for consecutive three months, the Lessee shall be liable for eviction immediately and the Lessor will be entitled to take possession of the demised premises. The Lessee shall also be liable to pay interest @ 15% p.a. for the period of default in payment of the agreed rent.
- 3. To use the demised premise by the lessee as its own warehouse, may sub-let/assign or otherwise part with upto one level only, which is agreed between principal lessor and principal lessee. In case of sub-letting of the premise, the original lessee shall be responsible for legal and financial liabilities emanating out of this sub-letting contract. The Principal lessee shall not create any kind of encumbrance/charge such as mortgage / pledge the loan facility by way of mortgaging/pledging on the above premises in favour of any individual, bank, financial institution under any circumstances. However, the Lessee shall be free do business of warehousing, Cold Storage / Logistics / Transport /C&F work and allied corollary business like grading, sorting, mechanized packing of staples /agro products etc. for their various customers. The Principal lessee shall apply for license/permission to run his business at his own level, while keeping in view all the statutorial provisions of law viz. Labour Laws, Safety Laws etc. to do his business
- 4. To pay the other charges like electricity, water, telephone charges including their share in electricity charges, water charges, watch and ward charges, maintenance and cleaning charges or any other common charges including annual maintenance charges (AMC) of lift for the whole complex in the ratio of area hired by the Lessee.
- 5. The expenditure on account of annual maintenance charges of the lift shall be borne by the party / parties.
- 6. To maintain the demised premises including the boundary wall, entrance point, campus lighting / electrification, cleanliness and watch and ward, fire fighting System in workable condition. Any mishap on this account will be the responsibility of lessee. No hazardous/ contraband goods will be stored in the premises by the Lessee. The Lessee shall undertake maintenance of the premises and facilities and he shall be solely responsible for any deterrent action taken by the authorities for non maintenance.
- 7. To keep the interiors of the demised premises in good order and condition.

- 8. Not to make any additions / alterations in the demised premises without the consent of the Lessor. However, the Lessee shall be allowed during the lease period to install suitable cabin in the Warehouse premises reserved for them alongwith other furniture and fixture office equipment / machines. Repair of flooring, white washing / painting inside / outside, installation of Air conditioner, Fire extinguishers etc. shall be carried out by the lessee at their own cost. The lessee shall hand over the possession of warehouse in original condition. Any loss or damage to the warehouse during the possession of the lessee shall be made good from the lessee.
- 9. If the demised premises are rendered uninhabitable by fire, earthquake, cyclone, storm flood, violence of any army, mob or other irresistible force or act of God, not by any act or neglect or default of the Lessee, then in such case lessee shall not claim any compensation for the loss suffered from the Lessor, the Lessee shall have the option to terminate the Lease after giving one month notice and handover possession of the said premises to the Lessor and will not be required to pay the rent from the date of handing over the possession.
- 10. To permit the lessor and its agents, surveyors and workmen with all necessary appliances to enter the demised premises at all reasonable times for the purpose either of inspection or repair of the demised premises after giving prior notice.
- 11. To deliver the demised premises to the Lessor at the end, or on earlier termination, of the tenancy in such condition as is consistent with covenants and conditions of this lease agreement. In case the Lessee wants to vacate the premises during the lease period, it can do so by serving three months notice in writing upon the lessor or pay rent in lieu of the notice period.
- 12. To abide by the laws and regulations of the local authorities, in relation to the demised premises so far as these are applicable to the Lessee. Since the Lessee will use the premises for 24 hours, the Lessee will take permission, if any, from the authorities.
- 13. The Lessee has deposited Rs. ______ and submitted a Bank Guarantee of Rs._____ towards security with Hafed. No interest will be paid by Hafed on the security deposit, which shall be refunded after the successful completion of the Lease Agreement of three years. In case the lessee fails to vacate the premises after the lease period, security amount of Rs. _____ will stand forfeited and the Bank Guarantee of Rs._____ will be got en-cashed by Hafed besides action for eviction and monthly rent also will be increased by 7% per annum on yearly compounding basis.
- 14. The party shall not use the premises for any unauthorized / illegal business.
- 15. All incidental expenses connected with the execution of this deed and the stamp duty shall be borne by the lessee.

II THE LESSOR HEREBY COVENANT WITH LESSEE AS FOLLOWS:

- That the Lessor has assured the Lessee of its title and right to the property and right to lease the property as mentioned. The Lessor will be responsible for claim, if any, against it and shall indemnify the Lessee in case the lessee due to the defective title of the Lessor suffers and loss, damage, etc
- 2. The Lessor shall allow the Lessee to enjoy the demised premises during the said term without interruption by the Lessor on the condition that the Lessee continues to pay the rent hereby reserved, timely.
- 3. That whereas day to day interior repairs, such as fuses, leakage of water tank and other minor repairs shall be got done by the Lessee at its own cost, major structural repairs will be attended to by the lessor at its cost within a reason able time after such defects are notified to the Lessor by the Lessee.
- 4. That the lessor shall allow the use of existing electric fittings in the demised premises free of charges.
- 5. That the Lessor shall pay the property tax of the premises and all other taxes shall be borne by the lessee. All taxes levied in future by any authority / Government during the tenancy period will be borne by the lessee.
- 6. That the Lessor shall allow the lessee to fix sign board displaying the proper name / title of the Lessee as per prevailing by laws.
- 7. That the Lessor shall provide water connection and electric connection with sub meter or separate meters as required by the Lessee for the demised premises.
- 8. That the Lessor represents and warrants that he, being the owner of the demised premises, is fully empowered and authorized to make this lease and it will hold the lessee free and harmless of any demands, claims, actions or proceedings by other in respect of peaceful possession of the demised premises.

III IT IS HEREBY MUTUALLY AGREED TO AS FOLLOW

- 1. In case of destruction or damage of the premises by the earthquake or any other force majeure whatsoever, whether wholly or part, the lessee or any other person claiming through him shall not be bound to re-erect or construct structure thereon. But if any other structure or building is erected in place of hereby demised property, the same shall be subject to the same rights and obligations if it was originally constructed or erected.
- 2. That the Lessee shall at the expiration or earlier determination or the tenancy period peacefully and quietly yield and deliver possession of the demised premises to the Lessor in the same condition as they now are hiring barring normal wear and tear. The use of demised premises by the Lessee after the expiration or earlier determination of the lease period, shall tantamount to unauthorized occupation by the

lessee and in that event Lessee shall be liable to pay to the Lessor damages equivalent to the three times of the monthly rent till the physical vacant possession is delivered to the Lessor, besides paying enhanced monthly rentals as detailed hereinafter.

3.	It is	agree	ed be	etween	the I	Less	ee and	l Le	esso	or that	either	party	can	vacate	/get
	vaca	ated	the	wareho	ouse	by	giving	а	3	months	s writ	ten r	otice	within	the
	agreement period upto						If th	e lesse	e fails	to va	cate p	remises	, he		
	shall be liable to pay the monthly rentals to be enhanced @ 7% every month.														

4.	That the pay	ment of r	ent sh	nall be	made	by the	Less	see to	the Le	ssor l	by way of
	Bank Draft	payable	at C	Chandig	garh / F	Panchk	ula	and	marked	l as	"payees
	account" or	through 1	N.E.F.	T. Acco	ount No)					
	the details	of which	shou	ld be	immed	iately,	e-ma	ailed	to		,
	Hafed,		at e-n	nail:							

- 5. That whereas the Lessor shall get the building / demised premises insured for the concerned perils, it shall be the sole responsibility of the lessee to get their goods insured and the lessor shall in no case be responsible for any loss to the goods of the lessee so stocked / warehoused in the demised premises.
- 6. The security amount will be forfeited and the bank guarantee will be invoked by the lessor in case of violation of any terms of this agreement by the lessee or to recover any amount due from lessee or any loss caused to the lessor.

7. ARBITRATION

All disputes and difference arising out of or in any way touching upon or concerning this agreement of lease whatsoever shall be referred to the sole arbitration of Managing Director, Hafed or his / her nominee whose decision shall be final and binding on both the parties and it will not be open to lessee to challenge such arbitration on the ground that the arbitrator happens to be an employee of the Lessor.

8. That both parties agree to get this lease agreement registered, expenses of which will be borne by lessee.

IN WITNESS WHEREOF the parties have set and subscribed their respective hands the day and year first hereinabove written.

WITNESS

1. LESSOR

2. LESSEE

LEASE AGREEMENT FOR VASHI, NAVI MUMBAI

	This lease agr	reement is mad	e and exe	ecuted at		_ on	this day
of	,	2020 between	The Ha	ryana State C	cooperative	Supply &	Marketing
Fe	deration Limited h	aving its Corpor	rate office	at Sector-5 Pa	nchkula-13	34109, Hary	yana (India)
thr	ough				he	reinafter	called the
LE	SSOR which tern	n shall wherev	er the co	ontext so requ	uires be d	leemed to	include its
ad	ministrators, legal r	representatives	and assig	ns of the first p	art.		
			And				
N 4 /	-						
IVI/	s						
				his		•	
	ıri						
	pression shall whe			•	ned to incl	ude its adn	ninistrators,
leg	gal representatives	and assigns of	the Secor	nd part.			
	WHEREAS th	e Lessor is the	e absolute	e owner of the	premises	, (descriptio	on of which
he	reinafter mentione	d) titled as 'HA	FED WAI	REHOUSE' situ	uated at	•	. AND
	HEREAS the LESS						
	ld with lessor on da					_	•
	ea at			_			
	s agreed to grant le						
				•			
NC	OW THE DEED WI	TNESSETH AS	FOLLOW	VS:			
1.	The Lessors h	nereby agree to	let and th	ne lessee herek	ov agree to	o take on Lo	ease Hafed
Wa	arehouse situated a						
	te on which physic						
	ate and thereafter s	•	•		•	·	J
	nder:	,			····,	,	
	Area	Rent per	month	Rent per mo	nth w a f	Rent nei	r month
	Alea	w.e.f	month	-	ter	w.e.f	
				increase @7		after	increase
				year		@7% in 3	rd year
						ĺ	

The Lessee further agrees that the GST as applicable shall be paid by lessee.

THE LESSEE HEREBY CONVENANTS WITH THE LESSOR AS FOLLOWS:

16. T	he Lessee shall pay to Hafed total am	ounting of Rs	p	er month
(1	Rs		_only) in	advance
tl	through RTGS / NEFT on or before 7 th day of each month for which it is due du			during the
р	eriod of tenancy in the lease period w.e.f	fromat	fter deductin	g TDS as
а	pplicable and a certificate of Tax deduction	on will be issued	by the Less	ee to the
L	essor. However, in the event of agreed ren	t paid later than the	due date, tl	ne Lessee
s	hall be liable to pay interest @15% p.a. for t	he period of delay.		

- 17. To pay the monthly rent reserved on or before the date and in the manner afore. In case of default in payment of the monthly rent or part thereof for consecutive three months, the Lessee shall be liable for eviction immediately and the Lessor will be entitled to take possession of the demised premises. The Lessee shall also be liable to pay interest @ 15% p.a. for the period of default in payment of the agreed rent.
- 18. To use the demised premises by the lessee as its warehouse and shall in no case whatsoever sub-let, assign or otherwise part with possession of a part or whole of the premises hereby demised and also not to avail the loan facility by way of mortgage / pledge of the above premises against the lease from any person, bank, financial institution under any circumstances. However, The Lessee shall be free to do business of warehousing, Cold Storage / Logistics / Transport / C&F work and allied service like grading, sorting, mechanized packing of staples /agro products etc. for their various customers. The Lessee shall apply for packing License at their own cost and shall be required to ensure compliance of labour laws and other statutory requirements at their end.
- 19. To pay the other charges like electricity, water, telephone charges including their share in electricity charges, water charges, watch and ward charges, maintenance and cleaning charges or any other common charges including annual maintenance charges (AMC) of lift for the whole complex in the ratio of area hired by the Lessee.
- 20. The expenditure on account of annual maintenance charges of the lift shall be borne by the party / parties.
- 21. To maintain the demised premises including the boundary wall, entrance point, campus lighting / electrification, cleanliness and watch and ward, fire fighting System in workable condition. Any mishap on this account will be the responsibility of lessee. No hazardous/ contraband goods will be stored in the premises by the Lessee. The Lessee shall undertake maintenance of the premises and facilities and he shall be solely responsible for any deterrent action taken by the authorities for non maintenance.
- 22. To keep the interiors of the demised premises in good order and condition.
- 23. Not to make any additions / alterations in the demised premises without the consent of the Lessor. However, the Lessee shall be allowed during the lease period to install

- suitable cabin in the Warehouse premises reserved for them alongwith other furniture and fixture office equipment / machines. Repair of flooring, white washing / painting inside / outside, installation of Air conditioner, Fire extinguishers etc. shall be carried out by the lessee at their own cost. The lessee shall hand over the possession of warehouse in original condition. Any loss or damage to the warehouse during the possession of the lessee shall be made good from the lessee.
- 24. If the demised premises are rendered uninhabitable by fire, earthquake, cyclone, storm flood, violence of any army, mob or other irresistible force or act of God, not by any act or neglect or default of the Lessee, then in such case lessee shall not claim any compensation for the loss suffered from the Lessor, the Lessee shall have the option to terminate the Lease after giving one month notice and handover possession of the said premises to the Lessor and will not be required to pay the rent from the date of handing over the possession.
- 25. To permit the lessor and its agents, surveyors and workmen with all necessary appliances to enter the demised premises at all reasonable times for the purpose either of inspection or repair of the demised premises after giving prior notice.
- 26. To deliver the demised premises to the Lessor at the end, or on earlier termination, of the tenancy in such condition as is consistent with covenants and conditions of this lease agreement. In case the Lessee wants to vacate the premises during the lease period, it can do so by serving three months notice in writing upon the lessor or pay rent in lieu of the notice period.
- 27. To abide by the laws and regulations of the local authorities, in relation to the demised premises so far as these are applicable to the Lessee. Since the Lessee will use the premises for 24 hours, the Lessee will take permission, if any, from the authorities.
- 28. The Lessee has deposited Rs. ______towards security with Hafed. No interest will be paid by Hafed on the security deposit. The same shall be refunded after the successful completion of the Lease Agreement upto _____. In case the lessee fails to vacate the premises after the lease period, security amount of Rs. _____ will stand forfeited besides action for eviction and monthly rent also will be increased by 7% per month on compounded basis.
- 29. The party shall not use the premises for any unauthorized / illegal business.
- 30. All incidental expenses connected with the execution of this deed and the stamp duty shall be borne by the lessee.

II THE LESSOR HEREBY COVENANT WITH LESSEE AS FOLLOWS:

9. That the Lessor has assured the Lessee of its title and right to the property and right to lease the property as mentioned. The Lessor will be responsible for claim, if any, against it and shall indemnify the Lessee in case the lessee due to the defective title of the Lessor suffers and loss, damage, etc

- 10. The Lessor shall allow the Lessee to enjoy the demised premises during the said term without interruption by the Lessor on the condition that the Lessee continues to pay the rent hereby reserved, timely.
- 11. That whereas day to day interior repairs, such as fuses, leakage of water tank and other minor repairs shall be got done by the Lessee at its own cost, major structural repairs will be attended to by the lessor at its cost within a reason able time after such defects are notified to the Lessor by the Lessee.
- 12. That the lessor shall allow the use of existing electric fittings in the demised premises free of charges.
- 13. That the Lessor shall pay the property tax of the premises and all other taxes shall be borne by the lessee. All taxes levied in future by any authority / Government during the tenancy period will be borne by the lessee.
- 14. That the Lessor shall allow the lessee to fix sign board displaying the proper name / title of the Lessee as per prevailing by laws.
- 15. That the Lessor shall provide water connection and electric connection with sub meter or separate meters as required by the Lessee for the demised premises.
- 16. That the Lessor represents and warrants that he, being the owner of the demised premises, is fully empowered and authorized to make this lease and it will hold the lessee free and harmless of any demands, claims, actions or proceedings by other in respect of peaceful possession of the demised premises.

III IT IS HEREBY MUTUALYY AGREED TO AS FOLLOW

- 9. In case of destruction or damage of the premises by the earthquake or any other force majeure whatsoever, whether wholly or part, the lessee or any other person claiming through him shall not be bound to re-erect or construct structure thereon. But if any other structure or building is erected in place of hereby demised property, the same shall be subject to the same rights and obligations if it was originally constructed or erected.
- 10. That the Lessee shall at the expiration or earlier determination or the tenancy period peacefully and quietly yield and deliver possession of the demised premises to the Lessor in the same condition as they now are hiring barring normal wear and tear. The use of demised premises by the Lessee after the expiration or earlier determination of the lease period, shall tantamount to unauthorized occupation by the lessee and in that event Lessee shall be liable to pay to the Lessor damages equivalent to the three times of the monthly rent till the physical vacant possession is delivered to the Lessor, besides paying enhanced monthly rentals as detailed hereinafter.
- 11. It is agreed between the Lessee and Lessor that either party can vacate /get vacated the warehouse by giving a 3 months written notice within the

;	agreement period upto If the lessee fails to vaca	te premises, he
:	shall be liable to pay the monthly rentals to be enhanced @ 7% even	ery month.
12.	2. That the payment of rent shall be made by the Lessee to the Le	essor by way of
	Bank draft payable at Chandigarh / Panchkula and marked	d as "payees
	account" or through N.E.F.T. Account No	
	the details of which should be immediately, e-mailed to	
	Hafed,at e-mail:	
13.	3. That whereas the Lessor shall get the building / demised premi	ses insured for
	the concerned perils, it shall be the sole responsibility of the	lessee to get
	their goods insured and the lessor shall in no case be responsible	for any loss to
	the goods of the lessee so stocked / warehoused in the demised pr	remises.
14.	4. The security amount will be forfeited and the bank guarantee will	be invoked by
	the lessor in case of violation of any terms of this agreement by t	he lessee or to
	recover any amount due from lessee or any loss caused to the less	sor.
15.	5. ARBITRATION	
o a s	All disputes and difference arising out of or in any way too concerning this agreement of lease whatsoever shall be referrarbitration of Managing Director, Hafed or his / her nominee with shall be final and binding on both the parties and it will not be opticallenge such arbitration on the ground that the arbitrator hap employee of the Lessor.	ed to the sole whose decision en to lessee to
	That both parties agree to get this lease agreement registered which will be borne by lessee.	d, expenses of
IN WITI	TNESS WHEREOF the parties have set and subscribed their respe	ective hands
	ay and year first hereinabove written.	
•		
WITNES	IESS	
1.	LESSO	PR
2.	LESSE	E

2.