



REHABILITATION PLANTATIONS LIMITED
A JOINT VENTURE OF GOVT. OF INDIA & GOVT. OF KERALA
REGD. OFFICE: PUNALUR – 691 305, KOLLAM DT.
KERALA, INDIA.

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An ISO 9001:2015 & 14001:2015 Company Tel: Office:0475-2222971,2222972,
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**SALE CONDITIONS OF RUBBER ITEMS BY TENDER-CUM-AUCTION VIDE
NOTIFICATION NO. RPL/SALES/182/2021-22/VOL.I/230 dtd. 27.04.2021**

1. The following quantities of rubber items available at L.C. Factory of the company are notified for sale by tender-cum-auction at the Registered Office of the Company at Punalur on as is where is condition. Changes in the Venue, time, date and tender conditions, if any, for conducting the tender will be published in the website of the Company www.rplkerala.com only. Quantities mentioned are approximate. However the sale will be for the actual quantity only. Earnest money deposit as well as the days allowed on confirmation of offer for remitting payment in normal courses are mentioned against each item.

Sl. No.	Rubber items	Qty (approx)	EMD	No of days for Remittance on confirmation of the offer
1.	Skim Crepe	35 MT	₹ 70,000/-	10 Working Days
2.	Trap Rubber (Sale on DRC)	10 MT	₹ 15,000/-	
3.	Dried Milled Sample	0.3 MT	₹ 1,000/-	
4.	Rubber with Sludge	4 MT	₹ 5,000/-	
5.	Crumb Milling Waste	1 MT	₹ 1,000 /-	

2. Intending participants in the tender-cum-auction should **submit offers along with signed tender-cum-auction conditions and EMD as stipulated** in the above schedule and the same should reach the Managing Director, Rehabilitation Plantations Ltd., Punalur **on or before 11.30 am on 11.05.2021. Auction will be held at 12 noon on 11.05.2021** by the Managing Director or the officer authorized by him. Thereafter the tenders will be opened in the presence of **tenderers/authorized representatives** of the tenderers present at that time. Entry to the auction hall will be strictly in accordance with the COVID 19 Protocol.

3. Only those who have valid Rubber Dealer's/ Manufacturer's License from Rubber Board, will be allowed to take part in the tender-cum-auction.
4. (a) The intending bidders/ tenderers are requested to inspect the goods in our Factory Complex, Kulathupuzha and satisfy the quality of goods offered for sale by themselves before the tender-cum-auction. Any complaint on quality of goods after tender-cum-auction shall not be entertained on any account.

(b) Price quoted/bid should be strictly as per the schedule given above. If not, the offers will not be considered.
5. In normal course, the highest rate offered by the tenderer/bidder who participated in the tender-cum-auction will be accepted and the sale confirmed in his name. However the Managing Director of the Company has absolute discretion in accepting or rejecting on valid grounds and his decision will be final.
6. Offers (Post Offer) received after the tender-cum-auction will not be entertained.
7. The contract will be concluded on issue of letter by the company accepting the offer by the tenderer/bidder whose offer has been accepted.
8. 5% of the value of the material awarded to the purchaser shall be deposited as Security Deposit for the due performance of the contract within 7 days from the date of intimation accepting the offer. The EMD in respect of the successful tenderer/bidder will be retained and adjusted as part of the Security deposit for due performance of the contract. The security deposit will be released after lifting of the material and on receipt of non-liability certificate from the Factory Manager.
9. The successful tenderer/bidder in whose name the sale will be confirmed have to remit the full value as well as taxes applicable if any, within the time-limit stipulated in the schedule. An extension of maximum period of 30 days with 18% Penal Interest with applicable GST will be granted to the purchaser with the permission of the Managing Director based on the request of the purchaser.
10. Grace period of 7 days will be allowed from the date of release order for lifting goods without ground rent. After 7 days a penalty for delay in lifting @ Rs.100/-(Rupees One Hundred Only) per MT per day plus GST applicable will be charged till the date of lifting the goods up to maximum of 10 days. After 10 days the penalty for lifting the material will be increased @ 10% of ground rent per week in addition to Rs. 100/- and GST as applicable .

11. In case the successful tenderer/bidder fails to remit security deposit / value of material within the stipulated period or during the extended period, as per clause (8) and (9) above, his Earnest Money Deposit/Security Deposit will be forfeited. Thereafter the goods will be sold at his risk and cost without any formal notice and the cost/loss, if any, incurred by the company including advertisement expenses will be recovered from him as calculated by the seller company and the recovery will be through legal means/Revenue recovery proceedings/adjusted from any other payment due to the purchaser from the Seller Company. Such tenderer/bidder will not have any claim whatsoever to the material not lifted by him or left behind by him either in full or in part and to the EMD /SD remitted by him and any value towards the material and the excess amount if any received on re-sale. Company will black-list those defaulted parties and black listed contractors will not be allowed to participate in the tender/auction/quotations floated by the company.
12. Transportation shall be the responsibility of the purchaser. However, loading of goods under sale into the purchaser's vehicle will be done by the seller. The seller will not entertain any complaint regarding quality of the material after the tender-cum-auction date. The purchaser or his agent should also check the weight of the materials at the time of delivery and acknowledge the quantity received and no further complaints regarding low in weight will be entertained after delivery.
13. The EMD of the highest tenderer will be retained and those of others will be refunded on request after the tender.
14. GST or any other statutory levies to all sales under the contract shall be borne and paid by the purchaser. The purchaser shall indemnify and keep the seller indemnified against any claim for GST or any other statutory levies on account of sales hereunder.
15. For those goods, which are sold on DRC (Dry Rubber Content) basis, advance payments are to be made on the following basis.
 - (a) Trap Rubber : 80%
 - (b) Skim Lump : 80%
16. To determine the DRC of the above items, three representative samples at the time of delivery will be taken in the presence of the purchaser's representative and the seller's representative as nominated by the Manager of the Seller's factory. The first sample will be analyzed in the laboratory of the Company at Kulathupuzha and the DRC so obtained will be used for billing purpose. The second sample will be retained by the purchaser. Third sample will be retained by the company and if there

is any dispute in DRC, the third sample will be analyzed in the presence of the purchaser's representative and the Rubber Technologist or an officer of the company authorized in this regard by the Factory Manager of the Company. The DRC so obtained will be binding on both parties only if the variation in DRC is more than ± 2 . If the re-analyzed DRC varies by less than or equal to 2 percent, then the original DRC will be made applicable for billing purpose. Requests for reanalysis will be entertained only if intimation is received within 7 days of the date of invoice. No requests for change in date of reanalysis fixed by the Factory Manager will be entertained and the DRC of the first sample will be made applicable in the absence of the purchaser's representative on the date fixed by the Factory Manager.

17. In case the notified tender-cum-auction date happens to be a holiday, then the tender-cum-auction will be conducted on the next working day at the appointed time and venue. No separate notification will be issued to this effect. Changes in venue of tender and terms and conditions if any for the items will be posted on Company's website as Corregendum.
18. All suits or other disputes that may arise in connection with matters relating to the above sale shall be entertainable only in courts at Punalur, which alone shall have jurisdiction in these matters.

TENDERER

Place: Punalur

Sd/-
COMPANY SECRETARY

CERTIFICATE

I/We hereby certify that I am/we are holding a valid Rubber Board License
No.....

I/We/also hereby accept the terms and conditions for the sale of rubber items vide Notification No.**RPL/SALES/182/2021-22/VOL.I/230 dtd: 27/04/2021** and are not black-listed by the company.

Place :

Date :

Name of the Tenderer
Signature, Seal & Address with Pin Code

“RPL is an environment friendly organization. It expects its customers also to contribute towards a greener Earth.”



REHABILITATION PLANTATIONS LTD, PUNALUR - 691 305

TENDER FORM

TENDER-CUM-AUCTION NOTIFICATION NO. RPL/SALES/182/2021-22/VoLI/230 dtd 27/04/2021

TENDER Dtd. 11/05/2021

1.Name and address of the Tenderer :

2.Telephone No: :

3.Rubber Board License No. :

4.GST No. :

Sl. No	Rubber items	Qty (Approx)	Unit	Rate Quoted in		No of days for Remittance on confirmation of the offer
				Figures (₹)	Words (Rupees)	
1.	Skim Crepe	35 MT	Per Kg			10 Working Days
2.	Trap Rubber (Sale on DRC)	10 MT	Per Kg (DRC)			
3.	Dried Milled Sample	0.3 MT	Per Kg			
4.	Rubber with Sludge	4 MT	Per Kg			
5.	Crumb Milling Waste	1 MT	Per Kg			

I/ We hereby accept all the terms and conditions attached herewith in connection with sale of rubber items mentioned above.

Place:

Signature

Date: