PRELIMINARY AGREEMENT

refe	Articles of agreement executed on this the day of between the naging Director, Pharmaceutical Corporation (Indian Medicines) Kerala Ltd. Thrissur (herein after rred as the Managing Director) of the one part and
subi	Where as in response to the notification No P2/115/2021-22 datedthe bounden has mitted to the Managing Director, Pharmaceutical Corporation (Indian Medicines) Kerala Ltd, Thrissur nder for the supply of Diaries for 2022 subject to the terms and conditions contained in the said
exec the	Whereas the bounden has also deposited with the Managing Director, Pharmaceutical Corporation ian Medicines) Kerala Ltd, Thrissur a sum of 1% of the quoted amount as earnest money for cution of an agreement undertaking the due fulfillment of the contract in case his tender is accepted by Managing Director of the Pharmaceutical Corporation (Indian Medicines) Kerala Ltd., Thrissur
Nov	v these present witness and it is hereby mutually agreed as follows:
1.	In case the tender submitted by the bounden is accepted by the Managing Director of The Pharmaceutical Corporation (Indian Medicines) Kerala Ltd, Thrissur and contract for the supply is awarded to the bounden, the bounden shall within 15 days of acceptance of tender execute an agreement with the Managing Director, Pharmaceutical Corporation (Indian Medicines) Kerala Ltd, Thrissur incorporating all the terms and conditions under which the Managing Director, Pharmaceutical Corporation (Indian Medicines) Kerala Ltd, Thrissur accepts his tender.
2.	In case the bounden fails to execute the agreement aforesaid, incorporating the terms and conditions governing the contract, the Managing Director, Pharmaceutical Corporation (Indian Medicines) Kerala Ltd, Thrissur shall have power and authority to recover from the bounden any loss or damage caused to the Pharmaceutical Corporation (Indian Medicines) Kerala Ltd, Thrissur by such breach as may be determined by the Managing Director by appropriating the earnest money deposited by the bounden and his properties movable or immovable in the manner herein after contained.
3.	All sums found due to the Pharmaceutical Corporation (Indian Medicines) Kerala Ltd, Thrissur under or by virtue of the agreement shall be recoverable from the bounden and his properties movable or immovable under provisions of the Revenue Recovery Act for the time being inforce as though such sums are arrears of land revenue and in such other manner as the Managing Director of Pharmaceutical Corporation (Indian Medicines) Kerala Ltd, Thrissur may deem fit.
In w	vitness whereof Shri the Managing Director, for and on behalf of
the Pharmaceutical Corporation (Indian Medicines) Kerala Ltd, Thrissur and Shri the bounden have here unto set their hand the day and year shown against their respective signature.	
	Signed by Shri
	1.
	2.
	Signed by Shri
	1.
	2.