

## PRELIMINARY AGREEMENT

(To be executed on stamp paper of value Rs.200/- and submitted along with tender).

Preliminary	agreement	entered int	o on t	this		day of			Bet	ween
			(Here	inafter	called	Owner)	on	one	part	and
Shri	• • • • • • • • • • • • • • • • • • • •	(nar	ne and	address	of the	Contractor	) (Here	einafter	called	d the
Contractor)	on the oth	er part for	the exe	ecution	of the a	agreement	as wel	ll as t	he <b>Su</b> j	pply,
Installation	, erection,	testing ar	d con	nmissior	ning of	Juice exp	oeller	(2 nos	), Ref	no.
P2/46/RE/202	<b>23-24</b> for Ou	ıshadhi at Kı	ıttanellu	ır and w	here as t	he notice in	viting	tenders	s it is s	tated
as follows.										

Now therefore these present witness and it is mutually agreed as follows:

- 1. The terms and condition for the said contract having been stipulated in the said tender form to which the contractor has agreed, a copy of which is appended, and which forms part of this agreement, it is agreed that the terms and conditions stipulated there in shall bind the parties to this agreement, except to the extent to which they are abrogated or altered by express terms and conditions herein, agreed to and in which respect the express provisions herein shall supercede those of the said tender form.
- 2. The Contractor hereby agree and under take to perform and fulfill all the operation and obligations connected with the execution of the said contract work viz. the Supply of **Juice expeller (2 nos)**
- 3. If the Contractor does not come forward to execute the original agreement after the said work is awarded and letter of acceptance issued in his favour or commits breach of any of the conditions of the contract as stipulated in the Notice inviting Tenders as quoted above within the period stipulated, The Pharmaceutical Corporation (I.M) Kerala Ltd. may

rearrange the works otherwise or get it done otherwise at the risk and cost of the contractor and the loss so sustained by The Pharmaceutical Corporation (I.M) Kerala Ltd. can be realizing from the contractor under the Revenue Recovery Act as if arrears of land revenue as assessed, quantified and fixed by an adjudicating authority consisting of The Pharmaceutical Corporation (I.M) Kerala Ltd. or any other officer or officers authorised by The Pharmaceutical Corporation (I.M) Kerala Ltd. taking into consideration the prevailing rates and after giving due notice to the Contractor. The decision taken by such authorised officer or officers shall be final and conclusive and shall be binding on the contractor.

4. The contractor further agrees that any amount found due to The Pharmaceutical Corporation (I.M) Kerala Ltd. under or by virtue of this agreement shall be recoverable from the Contractor from the Contractor from his EMD and his properties, movable and immovable as arrears of land revenue under the provision of the Revenue Recovery Act for the time being in force or in any other manner as The Pharmaceutical Corporation (I.M) Kerala Ltd. may deem fit in this regard.

In witness where of Sr	i	, The Managi	, The Managing Director, The Pharmaceutical						
Corporation	(I.M)	Kerala	Ltd.		and				
Sri		Contractor	, have set their h	ands on the	day				
and year first above wi	ritten,								
Signed by Sri			The Managing	Director,	The				
Pharmaceutical Corpor	ration (I.M) Kerala	ı Ltd.							
In the presence of with	ness								
1	•								
2									
Signed and delivered b	oy Sri	, Cont	tractor.						
In the presence of with	•	,							
1	.(Name, Signature	e and address of witness)	)						
2	(Nama Signatum	a and address of witness	.)						
۷	(maine, Signatur	e and address of witness	5)						