

NATIONAL FERTILIZERS LIMITED (A Government of India Enterprise)

> CORPORATE OFFICE A-11, Sector-24, NOIDA-201301 (U.P.)

REGISTERED OFFICE SCOPE Complex, Core-III, 7, Institutional Area,

Lodhi Road, New Delhi-110003

Notice Inviting Expression of Interest (EOI) for Empanelment of Firms of Chartered / Cost Accountants for Conducting Internal Audit in NFL's Corporate Office, Central Marketing Office located at Noida, Manufacturing Units located at Nangal, Panipat, Bathinda, Vijaipur And Marketing Zonal Offices located At Chandigarh, Bhopal, Lucknow & Hyderabad for the Financial Years 2021-22, 2022-23 & 2023-24.

EOI NO: NFL/INTERNAL AUDIT /2021-22/1	Date:12.03.2021
EOI Date	12.03.2021
EOI Beginning Date & Time	16.03.2021 (09.45 AM)
EOI Closing Date & Time	16.04.2021 (05.30 PM)

A complete duly filled set of EOI documents are to be submitted under sealed cover to the ED (IA) at A-11, Sector-24, Noida 201301 (U.P.) on or before EOI Closing date & time.

Application format

- 1. Name of the firm
- 2. Firm registration No.
- 3. Registration Date
- 4. No. of years of firm experience

(cut-off date is 31.03.2020)

- 5. Firm's PAN (attach copy)
- 6. Firm GST registration No. (attach copy)
- 7. Complete Office Address (including Branches, if any)
- 8. E-Mail ID of the Firm
- The name, contact number & email ID of the Partner who shall issue the Internal Audit Report
- 10. Manpower Details
- (i) Details of Partners

S.N.	Name of Partner	Whether ISA/DISA Qualified	Location (HO/Branch) indicating City Name	Date of Joining in Firm	Specialization/ Area of Partner	Supporting Documents Page No.

(ii) Details of Other Audit Staff

S.N.	Name of Audit Staff	Qualification	Location (HO/Branch) indicating City Name	Supporting Documents Page No.

(iii) Experience of Statutory/ Internal Audit assignment in Central Public Sector Enterprises (CPSEs)

S.N.	Company's Name	Type assignment	of	Period assignment	of	Supporting Documents Page No.

(iv) Experience of Statutory/Internal Audit assignment of Company Listed at BSE/NSE having minimum annual turn-over of Rs. 500 crores.

S. N.	Company's Details		Type of assignment	Turnover of the	Supporting Documents
	Name	CIN		Company for the FY 2019-20	Page No.

(v) Experience of Statutory/Internal Audit assignment of Urea manufacturing Company/organization/co-operative.

S. N.	Company's Details		Type assignment	Period assignm		Supporting Documents
	Name	CIN			company for the FY 2019-20	Page No.

vi) Professional Receipt of the firm for the FY 2019-20 (attached certified copy of firm Financial Statements)

S.N.	Unit/Office	Preference of Ranking in number
1.	Vijaipur	
2.	CO & CMO	
3.	Panipat	
4.	Bathinda	
5.	Nangal	
6.	Chandigarh	
7.	Lucknow	
8.	Bhopal	
9.	Hyderabad	

11. Preference of ranking for Unit/Office

One rank should be given for each above mentioned Unit/Office.

We confirm that we have not taken any deviation from the specified terms & conditions of the EOI documents. A copy of complete EOI document duly signed and sealed on all pages as a token of acceptance of all terms and conditions as mentioned in attached Annexure- A.

We confirm that we will execute the Internal Audit Assignment at NFL unit/office from our nearest office/ branch office as mentioned in the copy of certificate of incorporation from ICAI.

It is certified that our audit firm is not debarred/disqualified/black listed by any regulatory/statutory body or Government entity.

Signature of Partner with Seal of the Audit firm

Date :

1.

Eligibility Criteria for empanelment of Audit firms for Internal Audit: The applicant firms meeting the following criteria shall be evaluated in the manner indicated below:

	ated below:			[]
SI.	Particulars	Points per	Points	Supporting
No.		criteria		documents
1.	No. of years of	5-10 years-		Copy of
	firm experience	5 points		certificate of
	(minimum 5 years)	10-15 years-		incorporation
	(minimum 5 years)	10 points	15	from ICAI
				IIOIIIICAI
		More than 15		
		years- 15 points		
2.	No. of Partners	2 points for FCA		-do-
		partner and 1 point	12	
		for ACA partner		
3.	No. of Qualified	2 points per		-do-
	ISA/DISA/CISA/CIA partner	qualified partner or		
	or employee	1 point per	4	
		employee		
4.	Experience of Statutory/	3 points per		Appointment
ч.	Internal Audit assignment	assignment		
		assignment		5
	in <u>CPSEs (those CPSEs</u>			CPSE or C&AG as
	which are listed on			applicable
	website of Deptt. Of		15	
	Public Enterprises) in		10	
	preceding Five FYs (i.e.			
	FY2015-16,2016-17,2017-			
	18,2018-19 & 2019-20).			
	(No. of Assignments)			
5.	Experience of Statutory/	3 points per		Appointment
0.	Internal Audit assignment	assignment		Letter issued by
	of Company Listed at	abbighinterit		concerned
	BSE/NSE having minimum			
			45	company
	annual turn-over of Rs. 500		15	
	crores in preceding Three			
	FYs (i.e.FY2017-18,2018-			
	19 & 2019-20).			
	(No. of Assignments)			
6.	Experience of Statutory/	3 points per		Appointment
	Internal Audit assignment	assignment		Letter issued by
	of Urea manufacturing			concerned
	Company/organization/co-			Company/organizat
	operative sector in		15	ion/co-operative
	preceding three FYs			sector
	(i.e.FY 2017-18,2018-19 &			000101
	2019-20).			
7	(No. of Assignments)			Otatama ant of
7.	Professional Receipt of the	Rs 25-50 lakh – 6		Statement of
	firm (Minimum Rs 25 lakh)	points		Un-audited
		More than Rs 50		/Audited Profit &
		Lakh –100 Lakh- 9	12	Loss signed by the
		points		member stating
		More than Rs 100		membership
		Lakh – 12 points		no. of such firm.
8.	Offices Situated in following	Per Location – 3		Copy of
	locations:	points	12	certificate of
L			I	

1. Delhi including NCR 2. Chandigarh/ Mohali /	incorporation from ICAI.
Panchkula	
3. Bhopal /Indore /Gwalior/Hyderabad/ Secunderabad	
4. Lucknow/Kanpur	
Total Points	100

2. Selection Criteria for appointment of Internal Auditors and Other Terms & Conditions

i) The top 30 audit firm in descending order securing 60 points (including ties, if any) and above awarded as per selection criteria mentioned above shall be considered for empanelment for a period of 3 years (i.e. FY2021-22, 2022-23 & 2023-24).

The work shall be assigned to the empanelled firm in the following ranking:

Locatio	on of Unit/Office	Ranking
i)	Vijaipur	1
ii)	CO & CMO at Noida	2
iii)	Panipat	3
iv)	Bathinda	4
V)	Nangal	5
vi)	Chandigarh	6
vii)	Lucknow	7
viii)	Bhopal	8
ix)	Hyderabad	9

If any of the firm does not accept the assignment offer for any unit/office, assignment offer shall be given to the next firm of the empanelled list (i.e. from ranking 10 onwards) irrespective of the ranking of unit/office. However, in case of tie of the awarded points; preference would be given to the firm that was incorporated earliest.

Assignment shall be awarded to one applicant for one location only. However, any firm from the empaneled list can be assigned any one or two unit/office at the discretion of NFL, if No. of empaneled Firms is less.

ii) NFL, at their discretion, shall evaluate the Assignment of work for the FY 2021-22 & 2022-23 subject to satisfactory performance of the Internal Audit firms based on the following evaluation criteria :

S.N.	Evaluation Criteria	Point Obtained
1.	Commencement & Completion of phase wise internal audit as per time schedule mentioned at S. N. 4 or revised schedule as agreed mutually.	 5 –With in time 4- 1 week delay of 3- Two week delay 2-Three week delay 1- Four week delay 0- More than four week
2.	Qualitative discussion on significant observations of audit with Head of Unit/ZO/CO/CMO and Finance Head in each phase	Up to 5
3.	Suggestions given for the improvement	Up to 5

4.	Submission of final report of phase wise	5 –With in time		
	internal audit as per time schedule mentioned	4-1 week delay of		
	at S. N. 4 or revised schedule as agreed	3- Two week delay		
	mutually.	2-Three week delay		
		1- Four week delay		
		0- More than four week		
5.	Quality of phase wise Internal Audit report	Up to 5		
	Total 25			

Internal Audit firms shall obtain minimum 15 marks during the evaluation of assignment given in previous year (i.e. FY 2021-22 & FY 2022-23) for renewal of assignment for next year (i.e. FY 2022-23 & FY 2023-24).

- **3. Scope of Work:** Major Areas to be covered during the Internal Audit of Units/CO/CMO/Zonal Offices include the following :
 - i) Accounts including establishment accounts
 - ii) Materials Department & Stores Accounts Section
 - iii) Contracts, Works and Bills Payable Section
 - iv) Capital Expenditure including Project initiation and approvals & Review of contracts
 - v) Human Resource Departments
 - vi) Operations
 - vii) Township, Guest House, Hospital at all Units and Company funded Schools being run at Units
 - viii) Record Retention & Long Term Storage
 - ix) Direct & Indirect Tax Compliance
 - x) Invoicing and Trade Receivables for Urea, Industrial Products
 - xi) Appointment of Handling & Transportation Contracts
 - xii) Import of Fertilizers & other tradable items
 - xiii) Freight Subsidy Claims
 - xiv) CSR and Agricultural extension activities
 - xv) Appointment of Dealers & Central Stockiest
 - xvi) Manpower consultancy provided to RFCL
 - xvii) HBA & Conveyance advance documents.

Note : Details guidelines for the above areas will be given at the time of appointment.

4. **Indicative Time schedule:** The Internal Audit for the FY 2021-22 has to be conducted as per Internal Audit Programme of NFL in the following 4 phases:

Phase	Period of Audit	Draft Audit	Reply by the	Final Report to be
		Report by	offices	Submitted by
		Auditors		auditors
1 st	April to May	25-06-2021	09-07-2021	16-07-2021
	. ,			
2 nd	June to August	17-09-2021	26-09-2021	03-10-2021
3 rd	September to	17-12-2021	24-12-2021	31-12-2021
	November			
4 th	December to March	14-04-2022	18-04-2022	22-04-2022

The above mentioned time schedule is to be maintained.

5. Deployment of Minimum Staff & Period of Working Days for conducting Internal Audit and Annual Audit Fees: These are as under:

S. N.	Units/ Offices	Offices be deployed & No. of working days in each		Annual Audit Fees in Rs. (excluding GST) for			
		phase for each Unit/Office	FY 2021-22	FY 2022-23	FY 2023-24		
1.	Corporate Office, Noida	i) One Chartered/ Cost Accountant for 2 days.	127000	133000	139000		
	Central Marketing Office, Noida	ii) Two semi-qualified persons /article assistants for 5 days.					
2.	Nangal Unit	i)One Chartered/Cost Accountant for 2 days	152000	160000	167000		
3.	Bathinda Unit		152000	160000	167000		
4.	Panipat Unit	ii)Four semi qualified persons/ article assistants for 10 days	152000	160000	167000		
5.	Vijaipur Unit	for Vijaipur Unit & Three semi qualified persons/ article assistants for 6 days for other units.	203000	213000	223000		
6.	Zonal Office, Chandigarh	i) One Chartered/ Cost Accountant for 2 days.	114000	120000	125000		
7.	Zonal Office, Bhopal	ii)Two semi qualified persons/ articled assistants for 5 days.	127000	133000	139000		
8.	Zonal Office, Lucknow		127000	133000	139000		
9.	Zonal Office, Hyderabad		81000	85000	89000		
		Total	1235000	1297000	1355000		

The Senior Partner/Partner of the firm should also visit the Unit/Office for 1 day during the II & IV phase audit for discussion of significant observations with the Head of Unit/Office and Finance Head.

In addition to audit fees mentioned above, re-imbursement of Travelling, Boarding, Lodging, Local transport expenses are given in the following manner:

Travelling Expenses	Local Transport	Lodging & Boarding (for non local firms only)
To-and-fro fare limited	Local transport at the	For Vijaipur /Bathinda/ Panipat &
to 2nd AC Rail fare will	touring station to and	Nangal Unit:
be reimbursed against	fro Railway Station/	
documentary proof for	Bus Stand and	The lodging will be provided in NFL
the journey performed	Company's Guest	guest house free of charge. The
by the team of	House/Place of Stay	partner of the firm shall be entitled
auditors. However, if	to place of work at the	for VIP accommodation.

Partner visits, he may travel by rail/own vehicle and reimbursement shall be limited to AC 1st class rail fare. The re-imbursement of Travelling expenses is subject to payment of fare from Delhi/ Nearest firm office to	units shall be provided by the company. However, the local transport charges at the originating station, the reimbursement shall be limited to Rs.800/-for partner by Taxi and Auto charges of Rs.250/- for others	However, boarding charges in NFL guest house will be reimbursed to the firm on submission of bill limited to Rs 250/- per audit team member per day and Rs 400/- for the partner per day. For ZO Bhopal/ Chandigarh/ Lucknow/ Hyderabad and CO & CMO:
concerned Unit/ Office or actual whichever is lower.	audit team members.	The lodging & boarding charges for partner will be Rs. 3500/- per day and Rs. 1500/- for other audit team members per day per person, or actual whichever is lower.

- Note : The charges for Travelling Expenses and Lodging & Boarding shall be reimbursed on submission of documentary evidence and Local Transport shall be reimbursed on submission of self certificate provided by individual team members.
- 6. Payment Terms: The payment of audit fee would be made in terms of percentage specified below on submission of final audit report and Invoice, phase- wise (as mentioned at Para 5). The payment will be verified and released by F&A Department of concerned Office/Units/Zone, subject to deduction of Income –Tax at source as applicable.

Statutory Taxes etc.: All the other taxes or other statutory levies etc shall be paid extra.

The payment would be released on Phase basis (for all the offices/units/Zones), as under:

S. N.	Phase/ Period	% of Total Fee Payable
1.	1st Phase. (April to May)	20%
2.	2nd Phase (June to August)	25%
3.	3 rd Phase (Sept. to Nov.)	25%
4.	4 th Phase (Dec. to March)	30%

7. Reporting Requirements

Internal Audit Reports should be divided into following parts namely:

i) Part-I Significant Observations & Reservations: This part should contain the internal auditor's comments on all such Significant Observations & Reservations, if any, for conducting the internal audit which the internal auditors should bring to the notice of management, along with their financial implications, if any, & risk associated with the observation. This part should also bring out deviations or non compliance by Units/ZO/CO & CMO from policies, system and procedure prescribed by NFL. The observations should be self contained paras with appropriate titles and report should be as per Annexure-1.

ii) Part-II Final Audit Report and Executive Summary:

This part should contain the internal auditor's observations on routine working indicating each area as mentioned in para 2 regarding scope of work along with compliances, if any, on the earlier period report. The observations should be self contained paras with appropriate titles and report should be as per Annexure 2.

The report should also contain references to areas where no adverse observations have been noted. In respect of other areas, specific suggestions for improvement, if any, may also be highlighted for each area.

The report should be supplemented by a statement indicating particulars of records checked along with their volume and value as compared to the total volume and value of the transactions.

iii) Part-III : This part should contain the internal auditor's report on

(a) Surprise Check on Weighment of Industrial Products (applicable to ZO only) - as per Annexure 3

(b) Surprise Check of Rake at Unloading Point (applicable to ZO only)-as per Annexure -4

(c) Surprise Check of Private Warehouse (applicable to ZO only) - as per Annexure -5.

The following may also be kindly ensured by Internal Auditors:

- i) A detail indicating the audit staff deployed their designation and the period of audit in each phase.
- ii) The observations of audit should be discussed with Head of Unit/ZO/CO/CMO and Finance Head in each phase. The report should be prepared after duly taking in to account the additional information that may be provided/obtained during such discussions.
- iii) The reports are to be submitted in two copies for each phase of audit. One copy addressed to ED(IA), C.O. at Noida and Second copy should be addressed to Head of Unit/ZO/CO/CMO. Soft Copy of the full report will also be mailed on the email-ids provided in due course.

8. General Terms and Conditions

- i) This EOI is only for the purpose of empanelment of Firms and does not guarantee/assure allotment of Internal Audit/any other assignments.
- ii) Only empanelled firms will be intimated about the decision on empanelment.
- iii) The Company reserves its right to accept or reject any application(s) without assigning any reasons thereof. The decision of the NFL for empanelment of Firms shall be final and binding upon the firms participating in the process of empanelment.
- iv) The Internal Auditor will ensure that the information obtained in respect of the working /operation of the NFL is maintained in strict confidence and secrecy at all times, including after the completion of the assignment. All such information shall remain exclusive property of NFL at all the times. A certificate towards maintaining

confidentiality is to be provided by the Audit firm at the time of acceptance of Audit assignment.

- v) If progress/performance of the audit team is not found satisfactory, NFL's management reserves the right to terminate the appointment of the Firm, without assigning any reason whatsoever.
- vi) No request for change of Office/Branch office shall be entertained during the assignment period.
- vii) The Audit Firm will be debarred from getting, in future, Internal Audit assignments in NFL in the following cases:
 - a. If the Firm obtains the appointment on the basis of misrepresentation of information / misstatement of facts at the time of submission of application/documents along with EOI.
 - b. The Audit Firm is found to have sub-contracted the work.
 - c. If the Firm does not take-up audit in terms of the appointment letter.
 - d. If the Firm does not submit the Audit Report, complete in all respects in terms of the appointment.
 - e. If an applicant resorts to any frivolous, malicious or baseless complaints/ allegations with an intent to hamper or delay the EOI process or resorts to canvassing/ rigging/ influencing the EOI process.

9. Requirements for application to be considered Valid.

- i) Application should be in typed format only.
- ii) Incomplete application would be summarily rejected. The application should be unconditional. Conditional application would be summarily rejected.
- iii) The applicant is not entitled to any compensation for the expenses incurred in connection with the preparation and submission of application.
- iv) NFL takes no responsibility for delays, loss or non-receipt of documents or any letters sent by post/courier either way and also reserve the right to reject any offer in part or full without assigning any reasons thereof.
- v) NFL shall always be at liberty to reject or accept any offer or offers or part thereof at its sole discretion. The submission of offer shall have no cause of action or claim against NFL for rejection of offer. The firm, whose offer is not accepted shall not be entitled to claim any costs, charges and expenses incidental to or incurred in connection with submission of offer or its consideration by NFL, even though NFL may opt to modify/withdraw the terms and conditions laid down in EOI or does not accept the offer or cancel the EOI as a whole.
- vi) No Firm engaged for Internal Audit work will be allowed to sub-contract the job awarded to it.
- vii) All the documents should be signed by a Partner with his/her name under the seal of the firm.

viii) Applications must be submitted under sealed cover mentioning the EOI notice no. & date and the words 'Application for empanelment of Internal Auditors for Financial Years 2021-22, 2022-23 & 2023-24' addressed to ED(IA), NFL, Corporate Office, A-11, Sector-24, NOIDA-201301 (U.P.).

The name and address of the firm must also be indicated on the envelope itself.

10. Action against the Successful applicant

Failure to act according to EOI conditions, non-fulfillment of any or whole of the contract may entail de-listing of the firm in addition to taking other appropriate action against the Firm.

11. Arbitration

"Any dispute or difference whatsoever arising between the parties out of or relating to the construction, meaning, scope, operation or effect of this contract or the validity or the breach thereof shall be resolved amicably through negotiations by the Parties. A "Notice of Dispute" shall be given by the party seeking resolution of a dispute to other party. If the dispute is not resolved within Thirty (30) days from the notice, the dispute shall be referred to arbitration as per the procedure mentioned herein below:

A written notice shall be given by the contractor invoking arbitration to National Fertilizers Limited through ED (IA), NFL.

Where the claim including determination of interest, if any, being claimed upto the date of commencement of arbitration does not exceed Rs. Five crore, the reference shall be made to a sole arbitrator. The parties shall mutually agree on the name of sole arbitrator. In case of disagreement upon the name of the sole arbitrator, the appointment of Sole Arbitrator shall be done in accordance with the provisions of Arbitration & Conciliation Act, 1996.

Where the claim including determination of interest, if any, being claimed, upto the date of commencement of arbitration exceeds Rs. Five crore, the reference shall be made to arbitral tribunal consisting of three arbitrators. Each party shall nominate one arbitrator each within 30 days from the date of receipt of notice of invocation of arbitration and two nominated arbitrators shall appoint the presiding arbitrator within 30 days thereafter. If a Party to the dispute refuses or neglects to nominate an arbitrator on its behalf within the period specified, or the two arbitrators fails to nominate Presiding arbitrator, appointment of Arbitrator(s) shall be done in accordance with the provisions of Arbitration & Conciliation Act, 1996.

The Arbitration proceeding shall be governed by the Arbitration & Conciliation Act, 1996 and any further statutory modification or re-enactment thereof and the rules made thereunder.

It is agreed by and between the parties that in case a reference is made to the Arbitrator for the purpose of resolving the disputes/differences arising out of the contract by and between the parties hereto, the Arbitrator shall not award interest on the awarded amount more than the rate SBI PLR/Base Rate applicable to NFL on date of award of contract.

The seat and venue of arbitration shall be Delhi.

The cost of the proceedings shall be equally borne by the parties, unless otherwise directed by the arbitral tribunal. The decision of the arbitral tribunal shall be final and binding on all parties."

12. Jurisdiction

In respect of all EOI conditions, the decision of NFL shall be final and binding. The venue of the Arbitration shall be Delhi & Delhi courts will have exclusive Jurisdiction.

List of Documents to be attached along with the application / EOI

Interested firms are advised to go through the contents of the EOI documents carefully and submit the **self attested copies** of the following documents in proper sequence along with the EOIs as described here under:

- 1. Typed Application to be filled & signed.
- 2. Latest Registration certificate of the firm issued by The Institute of Chartered Accountants of India/The Institute of Cost & Management Accountants of India
- 3. Certificate of DISA/CISA, if any, issued by the respective Institutes
- Copies of Appointment letter showing experience of Statutory/ Internal Audit assignment in CPSEs (those CPSEs which are listed on website of Deptt. of Public Enterprises) in preceding five Financial Years (i.e.FY2015-16,2016-17, 2017-18,2018-19 & 2019-20).
- Copies of Appointment letter showing experience of Statutory/Internal Audit assignment of Company Listed at BSE/NSE having minimum annual turn-over of Rs. 500 crores in preceding three Financial Years (i.e.FY 2017-18,2018-19 & 2019-20).
- 6. Copies of Appointment letter showing experience of Statutory/Internal Audit assignment of Urea manufacturing Company/organization/co-operative sector in preceding three Financial Years (i.e.FY 2017-18,2018-19 & 2019-20)..
- 7. Copy of profit & loss accounts of the firm for the year ended 31.03.2020 showing professional receipt of the firm
- 8. Copy of PAN
- 9. Copy of GST Registration

<u> Annexure – 1</u>

File No. _____

Dated:	
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Audit Committee of Board of Directors,

National Fertilizers Limited,

New Delhi.

Subject: Significant Observations of Internal Audit in respect of _____(Unit/Office) for the period _____to____

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Non-Technical Audit

Sirs,

We have conducted the Internal Audit of _____(Unit/Office) for the period _____to____. The significant points observed during the Audit are indicated below for kind information and necessary action :

S.N.	Audit Queries/Observations	Reply as given by the Auditee Unit/Office	Internal Auditor's final Comments/Sug gestions	Associate Risk (High/Medium /Low)

Thanks,

Yours faithfully,

(Signature)

Name & Address of the Auditors/Firm

Annexure – 2

File No. _____

Dated: _____

Final Audit Report and Executive Summary of ______ (Unit/Office) for the Period ______ to _____.

Non-Technical Audit

S.N.	Audit	Reply as given by the	Internal Auditor's Final
	Queries/Observations	Auditee Unit/Office	Comments/Suggestions

Signature

Name & Address of the Auditors/Firm

REPORT ON SURPRISE CHECK ON WEIGHMENT OF INDUSTRIAL PRODUCTS

Report No			Dated:	
1.	Name of the Product		:	
2.	i) D.I.No. and date		:	
	ii) Qty. as per D.I.		:	
3.	Date and time of Surprise Check		:	
4.	Particulars of tanker/truck:			
	i) Tanker/Truck No.		:	
	ii) Capacity of the tanker/truck			
	a) Gross Weight		:	
	b) Tare Weight		:	
	c) Net Weight Loaded	:		
	iii) Weight found on surprise check		<u>:</u>	
	iv) Discrepancy, if any	:	·	
5.	Remarks if any	:		

Annexure- 4

REPORT ON SURPRISE CHECK OF RAKE AT UNLOADING POINT

Repo	rt No			Dated:	
1.	Name of the Rail Head		:		
2.	State		:		
3.	Wagon Particulars:				
	i) RR Number & Date		:		
	ii) Wagon No.	:			
	iii) Product		:		
	iv) Quantity		:		
	v) Date of Arrival		:		
	vi) Weather Condition at the time of Unloading	:			
	vii) Condition of Seal at the time of Unloading	:			
	viii) Condition of the Wagon:				
	Roof				
	Floor				
	Door				
	Others causing damage to Bags				
	ix) Number of Bags Damaged		:		
	x) Number of Bags Mended		:		
	xi) Number of Bags Requiring Standardization		:		

(Signature)

(Signature)

(Signature)

NFL Representative

H&T Contractor

Internal Auditor

Annexure-5

REPORT ON SURPRISE CHECK OF PRIVATE WAREHOUSE

	No		Dated:
1.	Location	:	
2.	Address	:	
0	Detersflere		
3.	Date of Inspection	:	
4.	Observations:-		
	i) Stack Size and Height		

- ii) Physical Stock vs. Book Stock
- iii) Number of Empty Bags Available No. of Bags_____ Since When_____
- iv) Quantity of Damaged Stock
- v) Standardization proposed to be taken up on
- vi) Material in transit

Details of RR Nos.	Date	Product	Qty. in MT's

:

:

2

vii) Any leakage from the roof or sides

viii) Nature of Dunnage provided

- 5. Last report sent by Warehouse on :
- 6. Latest bill sent on
- 7. Details of bills pending
- 8. Overall Comments

(Signature)	(Signature)	(Signature)
NFL Representative	Warehouse In-charge	Internal Auditor
Name:		

D !	- 11 - 12 - 1
Design	ation: