

TAMIL NADU TEXTBOOK AND EDUCATIONAL SERVICES CORPORATION

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TENDER DOCUMENT

TENDER FOR THE SUPPLY AND DELIVERY OF SHOES TO THE SCHOOL CHILDREN IN TAMIL NADU FOR THE YEAR 2023-2024

Date of Notification of Tender	23.09.2022
Pre-bid Meeting	10.10.2022 03.30 PM
Last Date for Submission of Tender	28.10.2022 02.00 PM
Date of Opening of Tenders	28.10.2022 02.30 PM
Cost of Tender document (hard copy)	₹ 1,000 + 18% GST = ₹ 1,180/-
(Download is free)	\ \ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\
Bid Processing Fee	₹ 10,000 + 18% GST = ₹ 11,800/-

IMPORTANT NOTICE

This tender procedure is governed by the Tamil Nadu Transparency in Tenders Act, 1998 and the Tamil Nadu Transparency in Tender Rules, 2000 as amended from time to time. In case of any conflict between the terms and conditions in the tender document and the Tamil Nadu Transparency in Tenders Act, 1998 and The Tamil Nadu Transparency in Tender Rules, 2000, the Act and Rules shall prevail.

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1. NOTICE INVITING TENDER

Tender Ref. RC.No. 9352/PUR-I/2022

1.1 Sealed tenders are invited from manufacturers of Shoes. National bidding will be conducted under two-cover system conforming to the Tamil Nadu Transparency in Tenders Act, 1998 and the Tamil Nadu Transparency in Tender Rules, 2000 as amended from time to time.

Name of the work	Supply and delivery of 34,63,890 pairs of Shoes for the School Children in Tamil Nadu for the year 2023 - 2024.
Cost of Tender Document (Hard copy)	₹ 1,000 + 18% GST aggregating to ₹ 1,180/- payable in the form of Demand Draft / Banker's cheque drawn from a Scheduled Commercial Bank in favour of "Tamil Nadu Textbook and Educational Services Corporation" payable at Chennai
Purchase of Tender Documents from:	 i. Assistant Director (Purchase), Tamil Nadu Textbook and Educational Services Corporation, EVK Sampath Maaligai, 1st Floor, 68, College Road, Chennai-600 006. ii. The same may also be downloaded at free of cost from the following websites: a) http://www.textbookcorp.tn.gov.in b) http://www.tenders.tn.gov.in
Sale period of Tender Document	On all working days from 23.09.2022 to 27.10.2022 between 10.00 AM and 05.45 PM
Earnest Money Deposit (EMD)	₹ 15.45 Lakhs
Date of Pre-Bid Meeting	10.10.2022 at 03.30 PM
Last Date and Time for Submission of Tender	28.10.2022 up to 02.00 PM
	Cost of Tender Document (Hard copy) Purchase of Tender Documents from: Sale period of Tender Document Earnest Money Deposit (EMD) Date of Pre-Bid Meeting Last Date and Time for

8.	Due date and time for opening of Technical Bids	28.10.2022 at 02.30 PM. If the due date happens to be a holiday, the Tenders will be received and opened on the next working day.	
9.	Contract Period	One year from the date of agreement.	

- 1.2 **Consortium Tenders are not acceptable.** For all other conditions / instructions, please refer tender document.
- 1.3 The Corporation shall not be responsible for any postal delay or any loss of Tenders in transit.
- 1.4 The Managing Director, Tamil Nadu Textbook and Educational Services Corporation reserves the right to amend or withdraw any of the Terms and Conditions in the Tender Document or to cancel / reject any one or all the tenders received without giving any notice or assigning any reason therefor.
- 1.5 The Tenderers are requested to view the websites http://www.textbookcorp.tn.gov.in & http://www.tenders.tn.gov.in for any changes / amendments / corrigendum in the Tender, which may be issued at any time before the last date for submission of the Tender.

Managing Director and Tender
Inviting Authority,
Tamil Nadu Textbook and Educational
Services Corporation,
Chennai-600006

2. PREAMBLE

- 2.1 In order to implement the announcements of the Hon'ble Chief Minister pertaining to the SCHEME OF SUPPLY OF COST-FREE SHOES to the School Children studying in Government & Aided Schools in Tamil Nadu for the year 2023 2024, the Tamil Nadu Textbook and Educational Services Corporation, hereinafter, called as the "Corporation", has been entrusted with the task of procuring quality Shoes and distributing the same in time to the school children.
- 2.2 The Corporation has proposed to procure 34,63,890 pairs of Shoes, which are to be delivered to the 534 designated delivery points of Block Educational Officers (BEO) / District Educational Officers (DEO) throughout Tamil Nadu.
- 2.3 Accordingly, the Corporation invites sealed tenders from eligible tenderers in "Two Cover System" for the supply and delivery of Shoes. The Tender notification has been published fixing the date of opening of tender as 28.10.2022.
- 2.4 The successful tenderer(s) shall work closely with the Corporation in achieving the scheduled targets in terms of quality and quantity.

3. SCOPE OF SUPPLY

The scope of supply would, *inter-alia*, involve the following:

- 3.1 The successful tenderer(s) shall supply the awarded quantity of Shoes within the contract period of 120 days in compliance with the technical specifications given in the Annexure I-A, I-B and I-C.
- 3.2 The Shoes are to be delivered at the 534 designated delivery points located throughout Tamil Nadu as per **Annexure XXI**.

4.	QUALIFICATION CRITERIA	
Clause	e Qualification Criteria Supporting Documents/Remarks	
4.1	Legal entity: The tenderer shall be a Registered legal entity in India.	 (i) In case of Private / Public Limited Companies, Copy of Incorporation Certificate issued by the Registrar of Companies. Copy of Memorandum and Articles of Association (ii) In case of Partnership Firm, Copy of LLP Registration/Registered Partnership deed (iii) In case of Proprietorship, Copy of GST Registration certificate
4.2	Manufacturer: The tenderer shall be a manufacturer of Shoes in the past 3 (three) financial years as on 31st March 2022.	(i) Copy of GST Registration certificate (ii) GST Annual return copies for the last 3 financial years i.e., 2019-2020, 2020-2021 and 2021-2022. If annual GST return has not been filed, GSTR1/GSTR4 in support of GST sales shall be furnished.
4.3	Average annual turnover: The tenderer should have reported an Average Annual Turnover of at least ₹ 6.20 crores in 3 (three) consecutive financial years i.e., 2018-2019, 2019-2020 and 2020-2021 (or) 2019-2020, 2020-2021 and 2021-2022.	 (i) The average annual turnover duly certified by Chartered Accountant with UDIN as per enclosed Annexure - VI. (ii) The Annual Report with all schedules and Form 3CD / certified copies of Balance Sheet, Profit & Loss statement for the last 3 (three) consecutive financial years. (iii) Income Tax Returns and Tax Audit Form 3CD for the last 3 (three) consecutive financial years.

4.4	Past experience:	
	The tenderer should have supplied at least 5% of the tendered quantity of Shoes to any organisation in any one of the last 3 Financial Years i.e., 2019-2020, 2020-2021 and 2021-2022.	 (i) Copies of Work Order / Purchase Order in support of supply as per Annexure VII-A. (ii) Certificate issued by Chartered Accountant on the quantity of Shoes supplied as per Annexure VII-B.
4.5	Annual production capacity:	
	The tenderer shall have annual production capacity of at least 10% of tendered quantity of Shoes.	Chartered Engineer's Certificate for infrastructure and production capacity at tenderer's manufacturing unit(s) as per enclosed Annexure - VIII.
4.6	Cash credit facility:	
	The tenderer should have Cash Credit facility or own funds of at least ₹ 7.73 Crores. The tenderer's account should not have been declared as non-performing asset (NPA).	Letter from a Scheduled Commercial Bank (on Bank's letterhead) in support of cash credit facility or own funds as per enclosed Annexure - IX and that the tenderer's account is not NPA.
4.7		The Net Worth Certificate duly certified by Chartered Accountant with UDIN as per enclosed Annexure - X.
4.8	Not blacklisted in last 5 years: The tenderer should not have been blacklisted by the Corporation or Central / State Government departments / Quasi Government organisations / Local government bodies / PSU during the last 5 years as on the date of tender opening. Even if the blacklisting was revoked, the tenderer is not eligible to participate in the tender.	 (i) The declaration form as per Annexure XI-A should be enclosed. (ii) Termination / full or partial Cancellation / forfeiture of EMD and/or Security Deposit / non-execution of contract agreement, pertaining to any tender of the Corporation in the last 5 years as on date of tender opening, will entail disqualification.

		(iii) Further, if the tenderer is found blacklisted in India before award of contract by any Government agency, the Tender will be rejected.
4.9	Non-adverse performance:	
	There should not have been any adverse performance by the tenderer in any contract to the Corporation in the last 3 financial years i.e., in 2019-20, 2020-21 and 2021-22 in terms of the following:	The declaration form as per Annexure XI-B should be enclosed.
	a) Non-execution of Agreement	
	b) Forfeiture of Security deposit	
	 c) Non-supply of ordered quantity either partially or fully. 	
	d) Termination of contract	
4.10	In-house QC & testing laboratory:	
	The tenderer should have requisite in-house Quality Control laboratory and testing facilities to undertake tests prescribed in Annexure I-A and I-D.	Chartered Engineer's Certificate of the tenderer's manufacturing unit(s) should include details of Quality Control laboratory equipment and testing facility, which are managed by qualified & experienced QC personnel as per enclosed Annexure - VIII.
4.11	Minimum offer quantity:	
	The tenderer should offer to supply a minimum quantity of 5% of the tendered quantity.	
4.12	Local Office in Chennai:	
	The tenderer should have a local office in Chennai.	Documentary proof of Address for having a local office in Chennai.

5. LANGUAGE OF THE TENDER

The Tender submitted by the tenderer as well as all correspondence and documents relating to the Tender shall be in English language only. If the supporting documents are in a language other than English/Tamil, the notarized translated English version of the documents should also be enclosed. **Tender received without such translation copy will be rejected.**

6. PURCHASE OF TENDER DOCUMENT

- 6.1 The tender document shall be obtained from Tamil Nadu Textbook and Educational Services Corporation, EVK Sampath Maaligai, DPI Campus, 68, College Road, Chennai - 600 006 on payment of ₹ 1,000 + 18% GST aggregating to ₹ 1,180/- payable in the form of Demand Draft drawn on any Scheduled Commercial Bank in favour of "Tamil Nadu Textbook and Educational Services Corporation" payable Chennai downloaded at or it can be https://www.textbookcorp.tn.gov.in and www.tenders.tn.gov.in free of cost. For the downloaded tender document, the tenderer need not enclose the tender document cost but should give a declaration for not having tampered the Tender document downloaded (as per Annexure - XII).
- The tender document can be purchased on all working days from 23.09.2022 to 27.10.2022 between 10.00 AM and 05.45 PM.

7. PRE-BID MEETING

- 7.1 There will be a pre-bid meeting on 10.10.2022 at 03.30 PM in the Tamil Nadu Textbook and Educational Services Corporation, DPI Campus, Chennai 600 006 during which the prospective tenderers can get clarifications about the tender. The tenderers shall send their queries, if any, in writing by email to adpur.tntbesc@tn.gov.in so as to reach Corporation at least 48 hours prior to the pre-bid meeting date.
- 7.2 The tenderers are advised to check https://www.textbookcorp.tn.gov.in and www.tenders.tn.gov.in for up-to-date information like change in date / venue etc. of pre-bid meeting as Corporation may not be able to identify and communicate with the prospective tenderers at this stage. Not attending pre-bid meeting is not a disqualification.

8. CLARIFICATION ON THE TENDER DOCUMENT

Any discrepancies, omissions, ambiguities or conflicts in the tender document or any doubts as to their meaning and any request for clarification may be sent in writing to "The Managing Director, Tamil Nadu Textbook and Educational Services Corporation, EVK Sampath Maaligai, DPI Campus, 68, College Road, Chennai - 600 006" or through email to adpur.tntbesc@tn.gov.in as per Annexure - XV. The Managing Director, will review the same and where information sought is not clearly indicated or specified in the tender documents, will issue a clarifying bulletin to all those who have purchased the tender documents will clarification and also upload such https://www.textbookcorp.tn.gov.in and www.tenders.tn.gov.in. The Managing Director will neither make nor be responsible for any oral instructions. Request for clarification should be brought to the notice of the Managing Director, in writing, before 48 hours of opening of the tender.

9. AMENDMENT OF TENDER DOCUMENT

- 9.1 At any time after the issue of the tender documents and before the opening of the tender, the Tender Inviting Authority may make any changes, modifications or amendments to the tender documents and shall send intimation of such change to all those who have purchased the original tender documents and upload corrigendum on the websites https://www.textbookcorp.tn.gov.in and www.tenders.tn.gov.in for the information of those who have downloaded the tender documents from the website.
- 9.2 In case any one tenderer asks for a clarification to the tender documents before 48 hours of the opening of the Tender, the Tender Inviting Authority shall ensure that a reply is sent and copies of the reply to the clarification sought shall be communicated to all those who have purchased the tender documents without identifying the source of the query and upload such clarification to the designated websites http://www.textbookcorp.tn.gov.in and www.tenders.tn.gov.in for the information of those who have downloaded the tender documents from the website, without identifying the source of the query.

10. AUTHORISATION OF THE TENDERER

10.1 The Tender should be signed by the person who is authorised for the same by the tenderer's organisation. Authorisation from the appropriate authority to sign the tender document must be enclosed along with Technical Bid. Tenders received without such authorisation shall be rejected.

10.2 Letter of Authorisation / Power of Attorney is required only when the signing person does not hold the power to sign the document as per Articles of Association. The Power of Attorney should be on a Non-Judicial Stamp Paper of value of not less than ₹ 100/- in case of Public Sector Undertakings / Public / Private Limited Companies. In case, the signing person being the Managing Director / CEO and is delegated the power to sign all the documents, separate Power of Attorney is not required and only Extract of the Minutes of the Board Resolution to this effect has to be enclosed.

SUBMISSION OF TENDER IN TWO COVER SYSTEM

- 11.1 Every page of the terms and conditions of the tender document should be signed and enclosed with the tender, in token of having accepted the tender conditions, failing which the tender will be rejected summarily.
- 11.2 Tenders should be submitted in two parts:
 - i. Part-A will cover technical bid and
 - ii. Part-B will cover price bid
- 11.3 Tenderers should ensure submission of all documents along with Part-A and Part-B proposal as per the Checklist given in **Annexure XVI.** Omission or failure to furnish any or all the required information in the tender document shall result in rejection of the tender.
- 11.4 Tenderers are requested to submit Part-A and Part-B in two separate sealed covers superscribing as 'Part-A' and 'Part-B' respectively. These two Parts namely Part-A and Part-B must be placed in a separate sealed cover superscribed as "Tender for the supply of Shoes for the year 2023-2024" and addressed to "The Managing Director, Tamil Nadu Textbook and Educational Services Corporation, EVK Sampath Maaligai, DPI Campus, 68, College Road, Chennai 600 006", containing the name and address of the Tenderer. Tenders submitted in unsealed cover would be summarily rejected.
- 11.5 Tenders should be dropped only in the tender box kept at "Tamil Nadu Textbook and Educational Services Corporation, EVK Sampath Maaligai, DPI Campus, 68, College Road, Chennai 600 006" on or before 2.00 PM on 28.10.2022. Tenders will not be received by hand.
- 11.6 Alternatively, the tenders can be submitted through registered post so as to reach the above address on or before 2.00 PM on 28.10.2022. Tenders received after the specified time will not be considered and Corporation will not be liable or responsible for any postal delays.
- 11.7 A tender once submitted shall not be permitted to be altered or amended.

11.

- 11.8 A Chartered Engineer's Certificate in support of infrastructure and production capacity of tenderer's manufacturing unit(s) as per enclosed **Annexure-VIII** with details of production machineries, in-house Quality Control Lab/Testing Equipment, qualified and experienced QC personnel employed, utilities, raw material store, finished goods store, dispatch area, etc. has to be submitted.
- 11.9 The tender document shall compulsorily be spiral bound & indexed with page numbers.
- 11.10 The tenderer shall enclose profile of the Company/Firm along with a Video CD covering the entire manufacturing process of the Company from the raw materials stage to the stage of finished products.

12. SAMPLES SUBMISSION

- 12.1 Along with the Technical Bid, the tenderer shall submit samples of raw materials proposed to be used for production of Shoes as per **Annexure I-C** in a sealed cover superscribing "Sample Raw materials".
- 12.2 The tenderer shall submit samples of 24 pairs of Shoes manufactured as per technical specifications mentioned in the **Annexure I-A** of Tender Document in a sealed cover superscribing "Sample Shoes".

Gender	Category - I Sizes (4, 5, 6)	Category - II Sizes (7, 8, 9)	Total
Boys	2 pairs in each size	2 pairs in each size	12 pairs
Girls	2 pairs in each size	2 pairs in each size	12 pairs

12.3 The tenders received without sample Raw Materials and sample Shoes (as per **Annexure - V**) shall be rejected and the tenderer's Financial bid will not be opened.

13. BID PROCESSING FEE

- 13.1 The Tender shall be accompanied by a Bid Processing Fee (Non-Refundable) of ₹ 10,000 + 18% GST aggregating to ₹ 11,800/- (Rupees Eleven Thousand Eight Hundred Only) in the form of Demand Draft / Banker's cheque drawn on any Scheduled Commercial Bank in favour of the "Tamil Nadu Textbook and Educational Services Corporation, Chennai".
- 13.2 Bid Processing Fee in any other form will not be accepted.

- 13.3 Any request of the tenderer claiming exemption from payment of Bid Processing Fee under any circumstances will be rejected and their Part-B price bid will not be opened.
- 13.4 Tender is liable to be rejected in case the tenderer fails to remit the Bid Processing Fee.

14. EARNEST MONEY DEPOSIT

- 14.1 The Tender shall be accompanied by an Earnest Money Deposit (EMD) to a value of ₹ 15,45,000/- (Rupees Fifteen Lakhs Forty Five Thousand only) in the form of Demand Draft / Banker's cheque drawn on any Scheduled Commercial Bank in favour of the "Tamil Nadu Textbook and Educational Services Corporation, Chennai".
- 14.2 The EMD in any other form will not be accepted. EMD will be returned to the unsuccessful tenderers within 30 days from the date of issue of Purchase Orders.
- 14.3 The EMD will be retained in the case of successful tenderer(s) and it will not earn any interest and will be dealt with, as provided in the terms and conditions of the tender.
- 14.4 As per the provision under Rule 14(1) of Tamil Nadu Transparency in Tender Rules 2000, any category of tenderers specifically exempted by the Government from the payment of EMD are not required to make the deposit along with the bid. The document submitted for exemption of EMD should have the validity and the tendered item in the list of products. The tender with invalid document for EMD exemption will be summarily rejected.
- 14.5 EMD is liable to be forfeited in case the tenderer fails to remit the Security Deposit or execute the Agreement after the issue of Letter of Acceptance by the Corporation.

15. VALIDITY

The rate quoted in the Tender shall be valid for the acceptance by the Corporation for a minimum period of **120 days** from the date of opening of the Tender. Escalation in the rates (within the validity period) will not be entertained under any circumstances.

16. OPENING AND EVALUATION OF THE TENDER

16.1 The tenders received up to 02.00 PM as per the office clock on 28.10.2022 will be taken up for opening. Tenders received after specified date and time will not be accepted. The Tender will be opened in the presence of Managing Director of the

- Corporation or by the Person/Committee authorized by him / her at 02.30 PM on the same day in the presence of the available Tenderers/ representatives of the Tenderers, who choose to be present. The Tenderers or their authorized agents are allowed to be present at the time of opening of the tenders.
- 16.2 If the date fixed for opening of the tender happens to be a Government holiday, the sealed tenders will be received up to 02.00 PM on the next working day and opened at 02.30 PM on the same day.
- 16.3 The Technical bid will be evaluated in terms of the qualification criteria by the Committee of Corporation. The Committee reserves the right to disqualify any of the tender, in case the Committee is not satisfied with the documents furnished, including the past performances.
- 16.4 Any adverse/not satisfactory remarks on the performance of previous supplies made to the Corporation or to any other clients will entail disqualification of the tender without notice and price bids will not be opened.
- 16.5 The Corporation reserves the right to inspect the manufacturing unit of the tenderer to verify the genuineness of the documents submitted by the tenderer.
- 16.6 The tenderers declared as qualified by the Committee, will be informed the date of opening of Part-B (Price bid).

17. SAMPLE EVALUATION

- 17.1 The Tenderer while submitting the tender documents shall submit 12 pairs of untested samples of Shoes as specified in Clause 12.2 without any markings/printings.
- 17.2 The samples submitted by the tenderer shall be tested by the Corporation in a Government approved/NABL accredited testing laboratory. The testing of such samples shall be conducted to check whether the quality, colour, shade, size, weight, dimension and measurement of the samples are in conformity with the Technical specifications and other test parameters prescribed in the Tender document.
- 17.3 The Corporation reserves the right to test the samples at its discretion and in the event of failure of the samples in the tests, the tender shall be summarily rejected.
- 17.4 A substantially responsive tender is one which conforms to all the terms, conditions, and specifications of the tender documents, without material deviation. A material deviation or reservation is one (a) which affects in any substantial way the scope, quality, or performance of the supply; (b) which limits in any substantial way, inconsistent with the tender documents, the Corporation's

rights or the tenderer's obligations under the contract; or (c) whose rectification would affect unfairly the competitive position of other tenderers presenting substantially responsive bids.

18. PRICE BID

- 18.1 The Price bid should be kept only in the Part-B cover.
- 18.2 The date, time and venue of opening of Part-B Cover i.e. Price Bid will be intimated separately to the qualified eligible Tenderers.
- 18.3 The price bid should be prepared as per Annexure XVIII.
- 18.4 GST should be quoted separately as per the price bid format.
- 18.5 The rate finalized for the award of contract shall be kept firm for a period of one year from the date of issue of Letter of Acceptance.
- 18.6 Any increase/decrease of GST during the period of Contract will be borne by the Corporation. Any increase in GST after the completion of Contract period, i.e. for the delayed supply, has to be borne by the tenderer.
- 18.7 The price should be neatly and legibly written both in figures and words.
- 18.8 In case of discrepancy between the prices quoted in words and figures, lower of the two shall be considered.
- 18.9 Part-B price bid should not contain any commercial conditions. Variation in the commercial terms and conditions of the tender will be summarily rejected.

19. EVALUATION OF THE PRICE BID

The price bid will be evaluated in accordance with Clause 31(4) of Tamil Nadu Transparency in Tenders Rules, 2000 and Amendments thereof as given below:

- 19.1 The tenderer who has quoted the lowest price will be adjudged as L1. Separate L1 prices will be declared for each category (gender wise) of Shoes [Category-I (Boys / Girls)] and Category-II (Boys / Girls)].
- 19.2 The rates of L1 tenderer will be compared with the prevailing market rates and the rates of the previous period, and if the Corporation is of the view that the quoted rates are too high, it may negotiate with the Lowest Tenderer to ascertain whether further reduction in rates is possible.
- 19.3 The L1 tenderer will be allotted 60% of the tendered quantity in the respective Category (gender wise) in which they are L1, subject to their production capacity

as assessed by Technical Committee appointed by the Corporation, and Banker's letter in support of Credit facility / Own funds equivalent to 25% of the value of the quantity considered for allotment.

- 19.4 The remaining quantity will be allotted to other qualified tenderers in each Category (gender wise) of shoes on ascending order of their price, at the price finalised for the L1 tenderer, subject to their production capacity as assessed by Technical Committee appointed by the Corporation, and Banker's letter in support of Credit facility / Own funds equivalent to 25% of the value of the quantity considered for allotment.
- 19.5 The Tender Accepting Authority i.e. the Board of Governors of the Corporation reserves the right to accept or reject any or all of the tenders including the lowest in full or in part without assigning any reasons thereof and without thereby incurring any liability to the tenderer or tenderers who may be affected financially or otherwise to this effect.

20. INCREASE OR DECREASE IN TENDERED QUANTITY

Quantity given in the Notice Inviting Tender is approximate and is likely to vary. As per Clause 14(9) of Tamilnadu Transparency in Tender Rules 2000, the Corporation, if necessary, at the time of placement of purchase order shall either increase or decrease the quantity finally ordered to the extent of 25% on the same terms and conditions.

21. LETTER OF ACCEPTANCE

- 21.1 The successful tenderers will be issued Letter of Acceptance (LOA) after obtaining approval from Board of Governors of the Corporation.
- 21.2 If at any time before the acceptance of tender, the Corporation receives information that a tenderer who has submitted tender has been banned by any Procuring Entity, the Corporation shall not accept the tender of that tenderer even if it may be the lowest tender.

22. | SECURITY DEPOSIT

22.1 On receipt of the Letter of Acceptance from Corporation, the successful tenderer(s) should remit a Security Deposit (SD) for a value equivalent to 5% of the value of allotted quantity in the form of Demand draft / Banker's cheque drawn on any Scheduled Commercial Bank in favour of the "Tamil Nadu Textbook and Educational Services Corporation, Chennai" or by an Irrevocable Bank Guarantee with a validity period of 18 months from any Indian Scheduled

- Commercial Bank, within 7 (Seven) working days from the date of receipt of letter of acceptance. The EMD shall be adjusted with the Security Deposit.
- 22.2 Any other amount pending with Corporation will not be adjusted under any circumstances, against the Security Deposit if so requested.
- 22.3 Security Deposit will be returned only after the completion of the Contract in full without any deficiency or default and to the entire satisfaction of the Corporation and on completion of the warranty period of 6 months post supply. The Security Deposit so held by the Corporation, shall not earn any interest till it is returned to the successful tenderer(s).
- 22.4 In case of non-fulfilment of the contract and/or failure to supply the ordered quantity of Shoes in full or part within the delivery period as per the terms and conditions stipulated in the tender, the Security Deposit will be forfeited.

23. AGREEMENT

- 23.1 The successful tenderer(s) should execute an Agreement on a ₹ 100/- non-judicial stamp paper within 7 working days from the date of issue of LOA and shall pay for all stamps and legal expenses incidental thereto. The Agreement format is given in **Annexure XX**. In the event of failure to execute the Agreement within the time prescribed, the SD amount remitted by the successful tenderer will be forfeited besides cancellation of the Letter of Acceptance.
- 23.2 If the successful tenderer fails to execute the Agreement or fails to remit the security deposit within the specified time limit, the Corporation will blacklist the tenderer for a period of 3 years in addition to forfeiture of EMD.

24. ISSUE OF PURCHASE ORDER

After furnishing the security deposit and execution of the agreement, Purchase Orders will be issued indicating the Category, gender, foot size, quantity, points of delivery, schedule of supply, etc. The successful tenderer should supply ordered items as per the schedule given in Clause 27.1.

25. POINTS OF DELIVERY

The Shoes are to be delivered at 534 delivery points indicated in the Purchase Order. The Corporation reserves its right to allot any delivery point in Tamil Nadu for operational convenience. The successful tenderer will not have any right to ask for

change of delivery points.

26. EXTENSION OF VALIDITY PERIOD OF CONTRACT

The Tender Inviting Authority may extend the validity period of contract for further one year on the same terms & conditions.

27. SCHEDULE OF SUPPLY

27.1 The allotted quantity of Shoes is to be delivered at the designated delivery points as per schedule below:

Sl. No.	Milestone	Due date of Delivery (days)
1	25% of the ordered quantity	T + 60
2	50% of the ordered quantity	T + 80
3	75% of the ordered quantity	T + 100
4	100% of the ordered quantity	T + 120

T = Date of issue of Purchase Order

- 27.2 The entire ordered quantity of Shoes complying with the technical specifications mentioned in the **Annexure I-A** of the Tender Document shall be completed within 120 days from the date of issue of the Purchase Order.
- 27.3 The successful tenderer shall stick/print LOGO / TEXT etc. as per the instructions of Corporation on the items supplied.
- 27.4 The Shoes shall be delivered to the designated locations of Block Educational Officers / District Educational Officers in the State of Tamil Nadu as per the Purchase Order in good condition. The Transit / Freight charges, Insurance, all the Taxes, Loading and Unloading charges and all other incidental charges for the supply and delivery of the ordered shoes in good condition to the designated locations shall be borne by the successful tenderer at his own risk and cost.
- 27.5 After delivery of the Shoes at the designated delivery points, the successful tenderer shall obtain acknowledgement for proof of delivery of Shoes in good condition from respective DEO/BEO for submission to the Corporation.
- 27.6 If there is a delay beyond 30 days with respect to the due date of delivery stated in Clause 27.1, the unsupplied quantity will be cancelled without any prior notice and allotted to the other suppliers. Notwithstanding the above, the Corporation

has the right to permit the Supplier beyond 30 days with penalty, in case of exigencies.

- 27.7 The Corporation reserves the right to purchase the unsupplied quantity arising due to cancellation/termination, from the open market. The consequential loss sustained by the Corporation to this effect shall be deducted from the bill of the Supplier and / or from the Security Deposit without prior intimation.
- 27.8 The Corporation shall have the right to terminate the contract of the successful tenderer who fails to deliver the Shoes in full as per the purchase order and the delivery schedule.
- 27.9 The Supplier shall be disqualified in participating in future tender for the abnormal delay in supply, (i.e.) more than 90 days from the due date of supply for the forthcoming 1 year.

28. SUBMISSION OF DELIVERY PLAN

- 28.1 The successful tenderer has to submit a supply schedule for delivery of ordered quantity as per **Annexure XXII** within 5 days from the date of purchase order to the Corporation.
- 28.2 The successful tenderer is required to submit weekly production plan by email to the Corporation on every Friday before 3 PM, starting from the date of commencement of regular production covering the following:

(i)	Raw material stock available in tenderer's warehouse	Inventory breakup of each raw material equivalent to pairs of Shoes.
(ii)	Work in Progress	pairs of Category-I (Boys) Shoes pairs of Category-I (Girls) Shoes pairs of Category-II (Boys) Shoes pairs of Category-II (Girls) Shoes
(iii)	Finished products stock in the tenderer's warehouse	pairs of Category-I (Boys) Shoes pairs of Category-I (Girls) Shoes pairs of Category-II (Boys) Shoes pairs of Category-II (Girls) Shoes
(iv)	Quantity despatched	pairs of Category-I (Boys) Shoes pairs of Category-I (Girls) Shoes

		pairs of Category-II (Boys) Shoes
		pairs of Category-II (Girls) Shoes
(v)	Cumulative quantity	pairs of Category-I (Boys) Shoes
	despatched	pairs of Category-I (Girls) Shoes
		pairs of Category-II (Boys) Shoes
		pairs of Category-II (Girls) Shoes
I	•	right to physically verify the correctness of the enderer. Any discrepancy will lead to reduction o

29. PRE-DESPTACH INSPECTION

- 29.1 Regular inspection and in-house tests shall be conducted on the compliance of specifications and quality parameters of the Shoes while being manufactured at the premises of the Supplier's manufacturing units by in-house QC personnel.
- 29.2 10 sample pairs from a lot of 10,000 Shoes of each Category (gender wise) i.e., Category-I (Boys / Girls) and Category-II (Boys / Girls) shall be taken at random by the QC personnel of the manufacturing unit and out of which, one sample pair of each Category (gender wise) will be subjected to in-house Lab Test at the premises of the Supplier's manufacturing unit. If the sample fails in the tests, the entire lot of 10,000 pairs of Shoes has to be separated and moved out of the premises.
- 29.3 The Supplier is required to maintain proper record of all the in-house tests and shall submit weekly test record on every Monday before 3 PM by email to the Corporation, starting from the date of commencement of regular production.
- 29.4 The QC cleared Shoes are to be packed in non-hazardous pouches and 50 pairs of Shoes shall be packed in a corrugated box with sufficient buffer to avoid any damage during transit.

30. POST-DELIVERY TESTING

- 30.1 It shall be the responsibility of the Supplier to ensure that the Shoes are delivered in good condition complying with the specifications and quality parameters as mentioned in Annexure I-A, I-B, and I-C.
- 30.2 Post-delivery testing of the Shoes will be carried out educational district wise for

- each Category (gender wise) i.e., Category-I (Boys / Girls) and Category-II (Boys / Girls).
- 30.3 One sample pair for every 10,000 pairs and/or part thereof for each category (gender wise) of Shoes delivered at BEO/DEO offices of an education district, shall be drawn randomly by the officials of the educational department and sent to the Corporation in a sealed cover/box. The Corporation will send the sample pair to a Government approved/NABL accredited testing laboratory for testing.
- 30.4 If the sample fails in the tests, the entire quantity of 10,000 pairs and/or part thereof attributable to the failed sample will be rejected. The Supplier has to make fresh supply equivalent to the rejected quantity without any additional cost. Further, a penalty of 10% of the value of rejected quantity will also be levied by the Corporation. The rejected quantity of Shoes will be withheld and returned to the Supplier only after completing the entire ordered quantity.
- 30.5 If the fresh supply for the rejected quantity of 10,000 pairs and/or part thereof is delivered beyond 120 days, the rejected quantity will not be returned to the Supplier.
- 30.6 If more than 10 samples / 10% of the ordered quantity (whichever is higher) fail in the tests, in addition to imposing penalty, the Supplier will be blacklisted for the forthcoming 1 (one) year.
- 30.7 The charges including the testing charges, freight charges, travelling expenses and other incidental expenses shall be borne by the Supplier.

31. PACKING AND LABELLING

- 31.1 Each pair of Shoes shall be packed in a non-hazardous pouch of appropriate size.
- 31.2 50 pairs of Shoes packed in non-hazardous pouches shall be placed in a corrugated box with sufficient buffer to avoid any damage during transit. The corrugated box shall be made from Kraft paper of 150 GSM, 5 Ply and Burst Factor of 14.
- 31.3 Each corrugated box shall be labelled and the label shall contain the following: NOT FOR SALE, SCHEME OF SUPPLY OF COST-FREE SHOES TO SCHOOL CHILDREN by the Department of School Education, Government of Tamil Nadu, Supplier code no., Serial number, District code, Block code, Box number, Date, Month and Year of manufacturing of Shoes, Category-I / Category-II, Gender (Boys/Girls), Shoes Size, and quantity. The Corporation will provide the format of the label at the time of Purchase Order.

32. INSURANCE

The delivery of the quality tested shoes in fully packed and labelled condition as per the statutory norms and the specifications given in the Tender Document to the designated delivery points in time shall be the responsibility of the Supplier. The transit loss / theft / pilferage / damage of the shoes under any circumstance shall be the liability of the Supplier. Insurance and transit insurance of the shoes shall be the liability of the Supplier.

33. WARRANTY AND REPLACEMENT

- 33.1 The warranty of the Shoes supplied by the Supplier shall be for a period of six months from the date of distribution of the same to the school children in each block in each District in Tamil Nadu. The Supplier shall replace the defective Shoes with new pairs of Shoes at his cost at the designated points during the period of Warranty.
- 33.2 Defective Shoes, if any, indicated in the feedback form obtained from beneficiary students through the respective DEOs / BEOs shall be replaced with new pairs of Shoes at the designated delivery points at his cost.

34. PAYMENT TERMS

- 34.1 No advance payment is permissible.
- 34.2 Payment will be processed after satisfactory delivery of entire quantity of Shoes to the designated delivery points at the BEO/DEO in a district.
- 34.3 The delivery reports along with delivery challans signed by the concerned Block Educational Officers / District Educational Officers with acknowledgement duly affixed with proper seal are to be submitted to the Corporation.
- 34.4 Based on the acknowledgements issued by the Block Educational Officers / District Educational Officers, the bills will be admitted and processed. 80% of the bill value will be paid ordinarily in 30 days after post-test clearance report.
- 34.5 Out of the remaining 20% of the billed amount, 15% shall be paid after satisfactory feedback from schools on the quality of the Shoes, duly deducting penalty (if any), testing charges and other incidental charges.
- 34.6 The remaining 5% of the billed amount shall be paid after the completion of 6

months' warranty period.

- 34.7 All payments under this Contract shall be made to the Bank Account of the Successful tenderer.
- 34.8 The Corporation reserves the right to recover any dues from the Supplier, which is found on later date, during audit/excess payment, after final settlement is made to them. The tenderer is liable to pay such dues to the Corporation immediately on demand, without raising any dispute/protest.
- 34.9 The bill raised by the Successful Tenderer shall have all Registration Numbers (GST/TAN/CIN) printed on the Bill. The validity of the Tax Registration during the currency period of the Contract shall be the sole responsibility of the Successful Tenderer.

35. PENALTY

- 35.1 If the successful tenderer fails to deliver 50% of the ordered quantity within the due date specified in Schedule of Supply (Clause 27.1), the Corporation shall have the right to impose **penalty of 1**% of the value of the delayed supply with applicable GST (which includes the date of replacement of defective shoes) for every week of delay or part thereof after the due date of delivery for a period of **Two weeks** and thereafter at the rate of **3**% of the value of the delayed supply with applicable GST **for each Week of delay** or part till completion. Maximum penalty shall be limited to **10**% of the total contract value.
- 35.2 The Corporation reserves the right to purchase the unsupplied quantity arising due to cancellation/termination, from the open market. The consequential loss sustained by the Corporation to this effect shall be deducted from the bill of the Supplier and / or from the Security Deposit without prior intimation.
- 35.3 In respect of replacement of shoes, the date of replacement will be taken as actual date of supply. In such cases, the ordered quantity of shoes for that location where the replacement was made will be taken for calculation of delay penalty. Total number of days for delay penalty will be reckoned as under:
 - (i) No. of days for delay penalty as per Clause 35.1
 - (ii) No. of days from the date of intimation of rejection to the date of delivery of fresh supply for the rejected quantity
 - (iii) Total number of days for delay penalty = (i) + (ii)
- 35.4 If the Shoes supplied are found to be inferior in quality with respect to preapproved specifications, there shall be replacement of the entire lot and/or a fine up to 10% of the defective lot.

36. LIQUIDATED DAMAGES

- 36.1 The successful tenderer shall not manufacture, market, sell or supply the Shoes manufactured, packed and labelled as per the Technical specifications in the Tender Document exclusively for distribution among the School Children studying in Government and Aided schools in Tamil Nadu. The Corporation shall impose penalty of not less than ₹ 5,00,000/- (Rupees Five Lakh Only) every time for violation of the aforesaid condition. The penalty shall be in addition to the Civil and Criminal action taken by the Corporation against such successful tenderer(s) in default.
- 36.2 The Corporation shall have the right to blacklist such successful tenderer(s) from participating in the subsequent Tenders of the Corporation for a minimum period of five years.

37. CORRUPT OR FRAUDULENT PRACTICES

- 37.1 The Tenderers shall observe the highest standard of ethics during tender evaluation and supply of Shoes. In order to eliminate irregularities, interference and corrupt practices in tender process by providing transparency in such matters, the Corporation defines the following terms:
- 37.1.1 'Corrupt practice' means offering, giving, receiving or soliciting of anything of value to influence the action of a public official in the evaluation process or in contract execution.
- 37.1.2 'Fraudulent practices' mean a misrepresentation of facts in order to influence the evaluation process or execution of a contract / supply to the detriment of the Corporation and includes collusive practice among tenderers (prior to or after Tender submission) designed to establish bid prices at artificial, non-competitive levels and to deprive the Corporation of the benefits of free and open competition.
- 37.2 The Corporation will reject a tender if it decides that the Tenderer recommended for the award has engaged in corrupt or fraudulent practices in competing for the tender.
- 37.3 The Corporation will declare a tenderer ineligible either indefinitely or for a stated period of time to be awarded a contract, if it any time determines that the tenderer has engaged in corrupt and fraudulent practices in competing for the tender or in executing the contract.

38. TERMINATION OF CONTRACT

38.1 The Corporation reserves the right to terminate the contract at any time during the validity period on account of non-fulfilment of contract or any of the reasons.

38.2 Termination for Default:

- 38.2.1 If the delay continues beyond 50% of the original supply period, the contract is liable to be terminated at the discretion of the Corporation.
- 38.2.2 If the Successful Tenderer is found to have involved in fraudulent, corrupt and unfair practices in competing for or in executing the Contract;
- 38.2.3 If the Corporation terminates the Contract in whole or in part, the Corporation may procure, upon such terms and in such manner as it deems appropriate, the shoes similar to those supplied and delivered and in that case, the Successful Tenderer whose contract is terminated in whole or in part shall be liable to the Corporation for any additional costs involved in procuring and supplying the shoes to the designated destinations. However, the Successful Tenderer shall continue the performance of the Contract to the extent not terminated. The Corporation reserves the right to take further action against the Successful Tenderer whose Contract has been terminated in whole or in part.

38.3 Termination for Insolvency:

38.3.1 The Corporation may at any time terminate the Contract by giving 15 days' written notice to the Successful Tenderer without compensation to the Successful Tenderer and without incurring any liability if the Successful Tenderer becomes bankrupt or otherwise insolvent. Such termination shall not prejudice or affect any right of action or remedy that has accrued or will accrue thereafter to the Corporation.

38.4 Termination for Convenience:

38.4.1 The Corporation may terminate the Contract in whole or in part at any time during the validity period of the Contract for its convenience by giving 15 days' written notice and without compensation to the Successful Tenderer. The notice of termination shall specify that termination is for the Corporation's convenience, the extent to which the Contract is terminated, and the date upon which such termination becomes effective. The termination of the contract is without prejudice to the penal consequences and damages for which the Successful Tenderer shall be liable for violation of the Contractual obligations.

39. BLACKLISTING

- 39.1 If the tenderer has submitted forged documents in this tender or if any information provided by the tenderer is found to be false/fictitious in any tender of the Government, the tenderer will be blacklisted for a period of 5 years.
- 39.2 If the successful tenderer fails to execute the Agreement or fails to remit the security deposit within the specified time limit, the Corporation will blacklist the tenderer for a maximum period of 3 years in addition to forfeiture of EMD.
- 39.3 In the event of non-performance of the contractual provisions or failure to effect the supply within the stipulated time or during the extended period, and if it is found that the contractor has not fulfilled the contractual obligation with the Corporation in any manner during the currency of the contract or also found on later date, the Corporation reserves the right to disqualify such successful tenderer to participate in future tenders or blacklist the tenderer up to a maximum period of 5 years.
- 39.4 Termination / full or partial cancellation of the supply of Shoes to the Corporation will entail blacklisting of the Supplier for a maximum period of 5 years.
- 39.5 If more than 10 samples / 10% of the ordered quantity (whichever is higher) fail in the tests, in addition to imposing penalty, the Supplier will be blacklisted for the forthcoming 1 (one) year.
- 39.6 If the successful tenderer is found to have involved in fraudulent, corrupt and unfair practices in competing for or in executing the contract the Corporation will blacklist the tenderer for a period of 5 years.
- 39.7 The Corporation shall have the right to blacklist the Suppliers who are levied liquidated damages as per Clause 36, for a period of 5 years.
- 39.8 The Corporation shall have the right to blacklist the successful tenderer for breach of any Terms and Conditions of the Tender / Agreement at any point of time.

40. FORCE MAJEURE

- 40.1 Force Majeure means an event beyond the control of the successful tenderer and not involving the successful tenderer's fault of negligence and not foreseeable. Such event may include but are not limited to the acts of Nature such as fire, floods, epidemics, etc. and other events such as wars, revolutions, quarantine restrictions, etc.
- 40.2 If a Force Majeure situation arises, the successful tenderer shall promptly notify the Corporation of such conditions and the causes thereof through e-mail within

- 24 hours of such event. The e-mail communication shall be followed by a report with documentary evidence to be sent to the Corporation within 3 days from the date of occurrence of such event. Unless otherwise directed by the Corporation in writing, the successful tenderer shall continue to perform his obligations under the Contract to a reasonably practical extent and shall seek all reasonable alternative means for effective performance of the Contract in time.
- 40.3 In the event of Force Majeure, the delivery period will be extended for a period equivalent to the period during which Force Majeure event was in existence. For this period, the successful tenderer shall not be liable to pay penalty. Further if the performance in whole or part, of any obligation under this Contract is prevented or delayed by reason of Force Majeure for a period exceeding 21 days, the Corporation may at its option and discretion terminate the Contract.

41. GENERAL CONDITIONS

- 41.1 Conditional tender in any form will not be accepted.
- 41.2 Corporation reserves the right to relax or waive or amend any of the tender conditions.
- 41.3 The right of final acceptance of the tender is entirely vested with the Corporation and the Corporation reserves the right to accept or reject any or all the tenderers in part or in totality or to negotiate with any or all the tenderers or to withdraw/cancel/modify this tender without assigning any reason whatsoever.
- 41.4 The successful tenderer shall not offload either full or part of the work to any other tenderer.
- 41.5 Any notice regarding any problems, to the tenderer shall deemed to be sufficiently served, if given in writing by email and/or communication sent to his usual or last known place of business.
- 41.6 If any discrepancy was found in the tenderer's documents provided in support of qualification criteria at a later date, the Corporation has the right to cancel the order and forfeit the EMD and Security Deposit of the tenderer.

42. DISPUTE RESOLUTION BOARD

A Dispute Resolution Board (DRB) shall be formed in order to resolve the disputes that may arise during the currency of the contract. The members of the DRB shall be nominated by the Corporation and the successful tenderer. If any party is not satisfied with the decision of the DRB, the issue shall be referred for Arbitration.

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43. ARBITRATION

- 43.1 The issues not resolved by DRB shall be referred for Arbitration and same shall be dealt in accordance with the Indian Arbitration and Conciliation Act, 1996 and Rules of Indian Council of Arbitration. The Arbitrator shall be selected by the successful tenderer from the panel of Arbitrators approved by the Corporation within 15 days from the date of receipt of the letter from the Corporation along with the panel. If there is no reply from the tenderer within 15 days, the Corporation shall choose any of the Arbitrators from the panel of Arbitrators referred to above. The remuneration for the Arbitrator and other expenses shall be shared equally by the Corporation and the tenderer.
- 43.2 The venue of the Arbitration shall be at the Head office of the Corporation in Chennai. The decision of the Arbitrator shall be final and binding on both the parties to the Arbitration. The language of arbitration proceedings shall be in English.
- 43.3 The Arbitrator may with the mutual consent of the parties, extend the time for making the award. The award to be passed by the Arbitrator is enforceable in the Courts at Chennai city only.

44. JURISDICTION OF THE COURT

- 44.1 The courts in the city of Chennai exclusively shall have the jurisdiction to try any matter or dispute or reference between the Corporation and the Successful Tenderers arising out of the Contract.
- 44.2 The Successful Tenderer is required to submit an undertaking towards jurisdiction of legal proceedings in the format enclosed in ANNEXURE XXIII.

We agree to the above terms and conditions.

SIGNATURE OF THE TENDERER:

DATE:

NAME IN BLOCK LETTERS:

DESIGNATION:

ADDRESS:

ANNEXURE I-A

TECHNICAL SPECIFICATIONS FOR SHOES

Gender	PVC UPPER / PVC SOLE SHOES
Boys	Oxford design shoe with lace having four eyelets for sizes 4 to 6 (Category-I) & five eyelets for sizes 7 to 9 (Category-II).
Girls	English sizes 4 to 6 (Category-I) and 7 to 9 (Category-II); fittings 'G' having reference to IS: 1638.

PVC UPPER/ PVC SOLE - SHOES

Specification for Boys & Girls School Shoes (Sizes 4 to 9)

S. No	Age	Standard/	Boys Shoe	Girls Shoe
	(Years)	Class	Size	Size
1	11 - 12	6 - 7	4 - 5	4 - 5
2	13 - 14	8 - 9	6 - 7	6 - 7
3	15 - 16	9 - 10	8 - 9	8 - 9

A. Upper - (Raw material test for Boys and Girls shoes)

Material : PVC Coated polyester woven fabric

Colour : Black

S. No	Properties	Test Method	Specification
1	GSM, g/m ²	IS: 1964: 2001 / ISO 3801: 2017 / SATRA TM 28: 1994	Min 850
2	Thickness, mm	SATRA TM 27: 2018	2.0±0.2
3	Breaking strength, N/mm	ISO 1421: 2016 Method-1 / SATRA TM 29: 2017	Min 10 (Tighter and Stretch Direction)
4	Elongation at break, %	ISO 1421: 2016 Method-1 SATRA TM 29: 2017	Min 7 for Tighter Direction Min 15 for Stretch Direction

S. No	Properties	Test Method	Specification
5	Tear strength, N	IS 7016 Part 3, Sec 1 Method B: 2017 / ISO 4674 - 1: 2016 Method B	Min 30 (Tighter and Stretch Direction)
6	Flexing Resistance at 20°C (Vamp Flexing method) Dry at 1,00,000 flexes Wet at 50,000 flexes	ISO 5423: 2019 Annex - B / SATRA TM 25:2018	No crack No crack
7	Needle perforation strength, N/mm	ISO 17697:2016 Method A	Min 3.5

B. Lining: Vamp, Quarter and Counter Lining (Raw material test for Boys and Girls shoes)

Material: Black colour non allergic knitted mesh fabric (nylon or polyester) sandwiched with foam (EVA)

S.No.	Properties	Test Method	Specification
1	Thickness, mm Fabric with foam,	SATRA TM 27: 2018	Min 3.0
2	Abrasion Resistance (Martindale Method) Dry - 25,600 cycles Wet - 6,400 cycles	ISO 17704:2019 / SATRA TM 31: 2014	No Hole Formation No Hole formation
3	Tear Strength, N	IS 7016 Part 3, Sec 1 Method B: 2017/ ISO 4674-1: 2016 Method B	Min 15
4	Colour fastness to rubbing Dry- 10 Rubs Wet- 10 Rubs	ISO 20433:2017 IS 766:1988 / SATRATM 67:2017	Gray Scale Rate Min Grade 3 Min Grade 3

C. In-sock Lining (Raw material test for Boys and Girls Shoes)

Material: Black colour non allergic knitted mesh fabric (nylon or polyester) sandwiched with foam (EVA)

S.No.	Properties	Test Method	Specification
1	Thickness, mm Fabric with Foam	SATRA TM 27: 2018	Min 3.0
2	Abrasion Resistance (Martindale Method) Dry - 25,600 cycles Wet - 6,400 cycles	ISO 17704:2019 / SATRA TM 31: 2014	No Hole Formation No Hole formation
3	Colour fastness to rubbing Dry - 10 Rubs Wet - 10 Rubs	ISO 20433:2017 IS 766:1988 / SATRATM 67:2017	Gray Scale Rate Min Grade 3 Min Grade 3
4	Density, g/cc (Min.) (for Foam)	ISO 2781:2018 / SATRA TM 68:2010	0.25
5	Compression Set -Light Spring (Max.) (for Foam)	SATRA TM 64:1996	30

D. Binding/Piping (Raw Material test for Girls Shoes)

Material: Nylon or Polyester braided tape, Colour: Black

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S.No.	Properties	Test Method	Specification
1	Thickness, mm	SATRA TM 27: 2018	0.6±0.2
2	GSM	IS: 1964: 2001 / ISO 3801: 2017 / SATRA TM 28: 1994	Max 200
3	Width, mm	Measurement	16.0±0.2

E. Lace: (Raw Material test for Boys shoes)

Material: Black colour, Round - Nylon/Polyester having tips bound with plastics

S.No.	Properties	Test Method	Specification
1	Breaking strength, N	SATRA TM 94:2018	Min 200
2	Tag strength, N	SATRA TM 175:2004	Min 120
3	Colour Fastness to water	ISO 11642:2018 / SATRA TM 335:2018	Gray Scale Rate Min Grade 3
4	Lace to lace abrasion	ISO 22774:2004 Method 1 / SATRA TM 154:2018	No damage to the lace at 5000 cycles
5	Diameter of the lace, mm	Measurement	3.0 ± 0.5
6	Length of the lace, cm Size 4 & 5 Size 6 - 9	Measurement	Min 70 Min 75

F. Eyelet: (Raw Material test for Boys shoes)

Material: Rust proof Black enamelled Aluminium eyelet

S.No.	Properties	Test Method	Specification
1	No. of eyelet Size 4 & 5 Size 6 - 9 Eyelet Diameter	4 each side 5 each side 4.0 ± 0.5mm	Visual Measurement
2	Corrosion resistance	ISO 22775:2014 Method 2 / SATRA TM 310:1992 Method 2	Grade 4 and above

G. Counter stiffener: (Raw material test for Boys and Girls Shoes)

Material: Thermoplastic stiffener

S.No.	Properties	Test Method	Specification
1	Thickness, mm	SATRA TM 27: 2018	1.4 ± 0.2

H. Thread: (Raw material test for Boys and Girls Shoes)

Material: Nylon /Polyester or Blended thread having ticket no 40/3 (Top thread) and 60/2 (Bobbin Thread), Colour: Black

S.No.	Properties	Test Method	Specification
1	Breaking strength, kg	ISO 2062:2009 / SATRA TM 74:1994	Min 2.5
2	Elongation at break, %	ISO 2062:2009 / SATRA TM 74:1994	15 - 30

I. Velcro fastener: (Hook and Loop) (Raw Material test For Girls shoes)

Material: Nylon

S.No.	Properties	Test Method	Specification
1	Width, mm	Measurement	22 ± 1
2	Peel strength, N/mm Initial	ISO 22777:2014 /	Min 0.10
	After 5000 cycles Wear	SATRA TM 123:2018	Min 0.08
	Shear strength, kPa Initial	ISO 22777:2014 /	Min 75
3	After 5000 cycles Wear	SATEA TM 123:2018	Min 65

J. Loop- Metal (Raw Material test for Girls Shoes)

S.No.	Properties	Test Method	Specification
1	Width of loop, mm	Measurement	25±1
2	Loop strength, N	SATRA TM 151:1999	Min 200
3	Corrosion resistance	ISO 22775:2014 Method 2 / SATRA TM 310:1992 Method 2	Grade 4 and above

K. Out Sole: (Product / Raw material test for Boys and Girls Shoes)

Material: Poly Vinyl Chloride Sole, Colour Black

S.No.	Properties	Test Method	Specification
1	Thickness, mm Forepart (With cleat) Heel (With Cleat) Cleat height	Measurement	Min 10.0 Min 20.0 Min 2.5
2	Hardness, Shore A	IS 13360 :2013, Part 5 Sec. 11 / ISO 868: 2018 SATRA TM 205:2017	45±10
3	Density, g/cc	IS 3400: 2014 Part 9, ISO 2781:2018 / SATRA TM 134:2010	0.500.70
4	Flexing Resistance, (Bata belt method) at 50,000 flexes	ISO 16177:2012 / SATRA TM 133: 2017	No crack at flexing area
5	Abrasion resistance, mm³ (Relative volume loss) (Max.)	IS 3400, 2018, part 3 ISO 4649:2017 / SATRA TM 174: 2016 Method 1	Max 450

L. Bond strength (Product test for Boys and Girls shoes)

S.No.	Properties	Test Method	Specification
1	Sole bond strength, N/mm	ISO 17708:2018 / SATRA TM 411:1992	Min 4.0 for other than stitched sole Min 3.0 for material tear

M. Whole shoe flexing (Product test for Boys and Girls shoes)

(32)

S.No.	Properties	Test Method	Specification
1	Whole shoe flexing At	SATRA TM 92:2016	No damage to shoe components and no
l	1,00,000 flexing	SATRA TM 92:2016	sole open

N. Slip resistance of shoes (Product test for Boys and Girls shoes)

S.No	Properties	Test Method	Specification
1	Co-efficient of friction (CoF) (Fore Part, Heel Part, Flat Contact) (Quarry Tiles) Dry Wet		Dry Min 0.3 Wet Min 0.3

O. Attachment strength (Product test for Girls Shoes)

S.No	Properties	Test Method	Specification
1	Attachment strength of strap and metal loop, N	SATRA TM 181: 2017	Min 150
2	Peel strength, N/mm Initial	SATRA TM 123: 2018 ISO 22777:2014	Min 0.10
3	Shear strength, kPa Initial	SATRA TM 123:2018 / ISO 22776:2014	Min 75

P. Screening of harmful chemical substances present in the PVC Shoes

PVC shoes and components shall comply Harmful chemical substances present as per IS 17011: 2018 - Table 1 (Category-1 & Category-2)

Q. Acceptance for Non-Destructive test for Shoes

S.No	Property	Remarks
1	Aesthetic appearance	Acceptable / Unacceptable
2	Clean feather line	Acceptable / Unacceptable
3	Colour matching as per sample	Acceptable / Unacceptable
4	Flexibility of shoe	Acceptable / Unacceptable
5	Quality of stitch	Acceptable / Unacceptable
6	Free from protrusions in bottom sole	Acceptable / Unacceptable
7	Smooth surface finish	Acceptable / Unacceptable
8	Quality of construction	Acceptable / Unacceptable
9	Workmanship	Acceptable / Unacceptable

R. Design and manufacture guide for shoes

- The design of Boys shoes shall be Oxford model (eyelets as mentioned in 'F' S.No.1)
- The shoes shall be made on last on size 4 and above having fitting of 'G' reference of Indian Standard no. 1638: 1969.
- The upper shall be closed with lock stitching. The number of stitches shall be 3-4 stitches per centimetre. Round point needle shall be used for stitching. All the loose ends of the threads shall be secured. The upper shall be lasted by string lasting method.
- The collar padding of the upper shall be PU foam with minimum width of 15 mm to give comfort to the wearer.
- The insole material shall be Cellulose board of thickness 1.5 2.0 mm.
- The thickness and sponginess at the padded collar shall be uniform for all Boys shoes.
- ❖ The shoes shall have toe-puff material to ensure the shape of shoe with spongy lining material to protect toes of the growing children
- ❖ The sole attachment shall be Direct Injected Moulding Process with adequate anti-skid resistance tread pattern, sole shall not include continuous lateral tread patterns
- ❖ Hardness of sole material shall be 45±10 hardness of shore A as per standards specified.
- Girls shoe strap should be single strap going through metal loop, reversing and fastened with Velcro (metal loop to be on inside and Velcro to be outside of the shoe)
- The quality of construction and workmanship for the whole upper and in full shoe making process shall be maintained as per the industry's best practice.
- ❖ Weight of the shoes shall be a maximum of 650 grams/pair for sizes 6 to 9 and 450 grams/pair for sizes 4 & 5.
- ❖ The final product shall be as per the approved specifications & standards in every critical aspect.

Annexure I-B

DRAWINGS

❖ MODEL SHOE



Guideline for manufacturing - School shoes (Boys)

Reference	Boys School Shoes	Size 4	Size 5	Size 6	Size 7	Size 8	Size 9
А	Heel height, mm (minimum) excluding sole wall thickness	20	20	20	20	20	20
В	Forepart thickness, mm (minimum) excluding sole wall thickness	10	10	10	10	10	10
С	Toe spring, mm (minimum)	8	8	8	8	8	8
D	Back counter height, mm (minimum)	53	55	55	57	57	59
E	No. of Stitches per cm	3-4	3-4	3-4	3-4	3-4	3-4
F	No. of Eyelets	4	4	5	5	5	5
G	Length of Lace - cm (Round lace), minimum	70	70	75	75	75	75
Н	Collar Foam (width in mm)	15	15	15	15	15	15
I	Insole* length (reference: IS 1638)	245.5	254.0	262.5	271.0	279.0	288.0
J	'G' Fitting Ball Girth (reference : IS 1638)	221.0	227.0	233.0	239.0	245.0	251.0

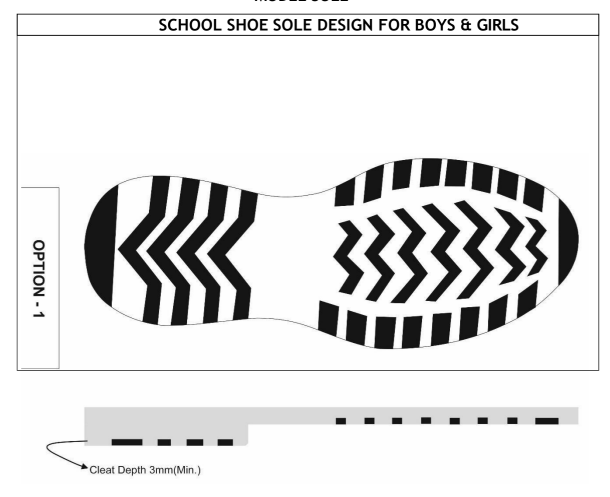
^{*} The insole material shall be Cellulose board of thickness 1.5 - 2.0 mm

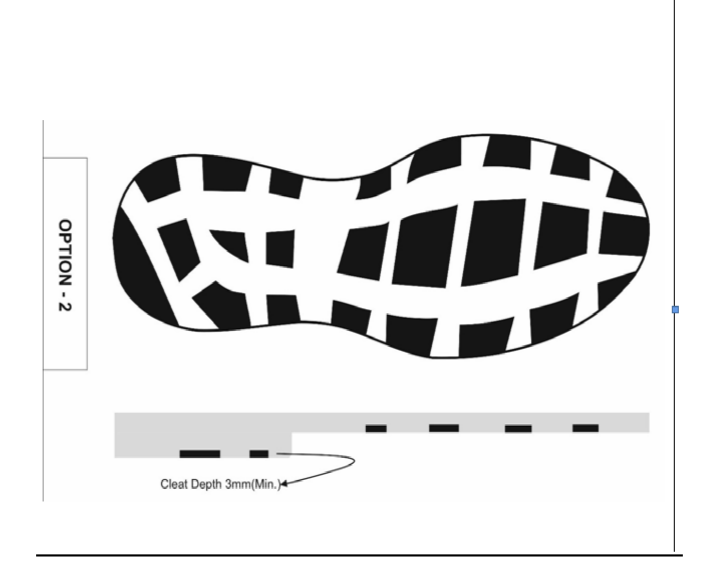
Guideline for manufacturing - School shoes (Girls)

Reference	Boys School Shoes	Size 4	Size 5	Size 6	Size 7	Size 8	Size 9
А	Heel height, mm (minimum) excluding sole wall thickness	20	20	20	20	20	20
В	Forepart thickness, mm (minimum) excluding sole wall thickness	10	10	10	10	10	10
С	Toe spring, mm (minimum)	8	8	8	8	8	8
D	Back counter height, mm (minimum)	53	55	55	57	57	59
Е	No. of Stitches per cm	3-4	3-4	3-4	3-4	3-4	3-4
F	Strap width - mm	22	22	22	22	22	22
G	Velcro width - mm	22	22	22	22	22	22
Н	Metal loop (D-Ring) width mm	25	25	25	25	25	25
I	Insole* length (reference: IS 1638)	245.5	254.0	262.5	271.0	279.0	288.0
J	'G' Fitting Ball Girth (reference : IS 1638)	221.0	227.0	233.0	239.0	245.0	251.0

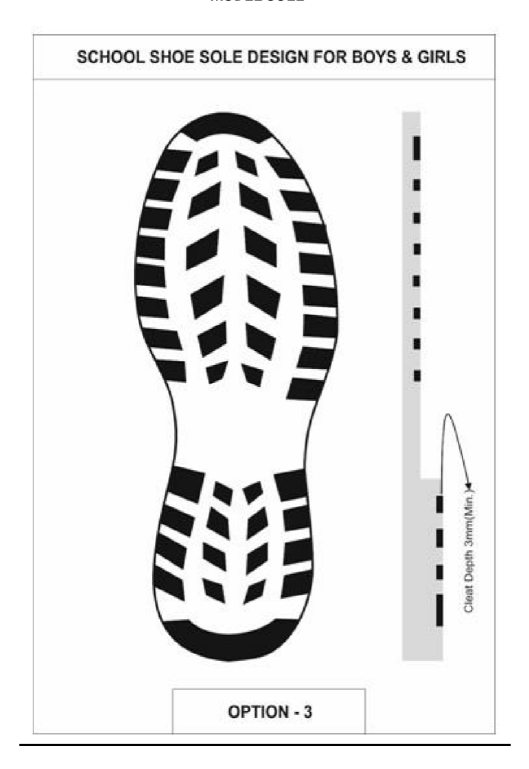
^{*} The insole material shall be Cellulose board of thickness 1.5 - 2.0 mm

MODEL SOLE





MODEL SOLE



Machineries requirement

Boys shoes (PVC Upper & PVC Sole)	Girls shoes (PVC Upper & PVC Sole)
1. Clicking machine	1. Clicking machine
2. Sewing machine	2. Sewing machine
3. Strobel sewing machine	3. Binding machine
4. Eyeleting machine	4. Strobel Sewing machine
5. PVC Direct Injection machine (critical machine)	5. PVC Direct Injection machine (critical machine)

[#] Critical machine means that machinery without which the process of shoe making cannot be completed.

SIGNATURE OF THE TENDERER (with seal)

ANNEXURE I-C

RAW MATERIALS

Details of Raw Materials used in manufacturing of Shoes

S.No	Property	Remarks
1	PVC coated polyester fabric - Colour: Black	1 Meter x 1 Meter
2	Lining: Black colour non allergic knitted mesh fabric (nylon or polyester) sandwiched with foam (EVA)	1 Meter x 1 Meter
3	In-sock Lining: Black colour non allergic knitted mesh fabric (nylon or polyester) sandwiched with foam (EVA)	1 Meter x 1 Meter
4	Binding/Piping Material: Nylon or Polyester braided tape, Colour: Black	1 meter
5	Lace: Black colour, Round Nylon/Polyester having tips bound with Plastics	20 pairs
6	Eyelet - Rust proof Black enamelled Aluminium eyelet	15 nos.
7	Counter stiffener: Thermoplastic material	A4 Size
8	Thread: Nylon /Polyester or Blend thread having ticket no. 40 / 60, Colour: Black	1 Cone each
9	Velcro -Nylon (Hook and Loop)	2 meter
10	Loop - Metal (non-corrosive & non-rusting)	15 Nos
11	PVC Sole / Full Shoe: Colour Black	5 Pairs
12	Screening of Harmful Chemical substances	2 Pairs

Raw Material samples to be submitted separately for boys and girls along with Tender Document

SIGNATURE OF THE TENDERER (with seal)

ANNEXURE I-D

TESTING PROCEDURES

Pre-Despatch Inspection (Tests to be conducted in-house at Manufacturer's unit)

S.No	Tests to be conducted	Sample requirement
1	Thickness, mm	
	Forepart /Heel /Cleat height	
2	Hardness, Shore A	
3	Density, g/cc	10 pairs of shoes
4	Flexing Resistance, Flexes (Bata Belt method)	from a lot of 10,000
5	Abrasion resistance, mm ³	pairs of each shoe size to be collected
6	Sole bond strength, N/mm	randomly and out
7	Co-efficient of friction (COF)	of which, 1 Sample
8	Attachment strength of strap and metal loop, N (Girls shoes only)	has to be tested in- house at Manufacturer's unit
9	Peel strength, N/mm (Initial) (Girls shoes only)	(separately for boys
10	Shear strength, kPa (Initial) (Girls shoes only)	and girls)
11	Lace breaking strength, N (Boys Shoes only)	
12	Lace to Lace abrasion, cycles (Boys shoes only)	
13	Harmful Chemical substance present in shoes	

Post-Delivery Testing (Tests to be conducted at Government Approved/ NABL Accredited Laboratory)

S.No	Tests to be conducted	Sample requirement
1	Thickness, mm	
'	Forepart /Heel /Cleat height	
2	Whole shoe flexing , flexes	1 sample pair of shoes
3	Co-efficient of friction (CoF)	from a lot of 10,000 pairs
4	Hardness, Shore A	of each shoe size
5	Density, g/cc	delivered to BEO/DEO offices shall be drawn
6	Abrasion resistance, mm ³	randomly and shall be
7	Sole bond strength, N/mm	sent for testing at
8	Attachment strength of strap and metal loop, N (Girls shoes only)	Government approved/NABL accredited laboratory
9	Peel strength, N/mm (Initial) (Girls shoes only)	(separately for boys and
10	Shear strength, kPa (Initial) (Girls shoes only)	girls)
11	Lace breaking strength, N (Boys Shoes only)	
12	Lace to Lace abrasion, cycles (Boys shoes only)	
13	Harmful Chemical substance present in shoes	

Acceptance for Non-Destructive test for Shoes

S.No	Property	Remarks
1	Aesthetic appearance	Acceptable / Unacceptable
2	Clean feather line	Acceptable / Unacceptable
3	Colour matching as per sample	Acceptable / Unacceptable
4	Flexibility of shoe	Acceptable / Unacceptable
5	Quality of stitch	Acceptable / Unacceptable
6	Free from protrusions in bottom sole	Acceptable / Unacceptable
7	Smooth surface finish	Acceptable / Unacceptable
8	Quality of construction	Acceptable / Unacceptable
9	Workmanship	Acceptable / Unacceptable

SIGNATURE OF THE TENDERER (with seal)

ANNEXURE - II

LETTER OF THE TENDERER

To
The Managing Director
Tamil Nadu Textbook and Educational Services Corporation,
EVK SAMPATH MAALIGAI, D.P.I. Campus, 68, College Road,
Chennai-600 006, Tamil Nadu.

Sir,

- I / We do hereby tender / offer to the Tamil Nadu Textbook and Educational Services Corporation for the "Supply and delivery of Shoes" conforming to the technical specifications and to the conditions stated in the annexed contract and specification and drawings attached here to.
- I / We have carefully understood the conditions of tender, details of the materials to be supplied and the specifications and drawings with all the stipulations to which I / We agree to comply.
- I / We hereby undertake to complete the delivery of shoes at the designated places mentioned in the contract, within the time limit as specified by the Corporation.
- I am / We are quite aware that quality of the materials and time of delivery are the essence of this contract and accordingly, I / we would adhere to the same.
- I / We further agree that I / We would not withdraw this tender either in full or in part. If by chance, I / we have to withdraw the offer, I / we agree that the EMD paid will be forfeited by the Corporation, without any notice to me / us.
- I / We affirm that in any previous tender to the Tamil Nadu Textbook and Educational Services Corporation, I / we have not committed any fraud by furnishing wrong information and the Corporation had not written to us alleging fraud in our transaction with the Corporation.
- I / We further confirm that in case, any of the information noted above is found to be incorrect, I / We will be liable for any action under the terms of the tender / contract including termination of the contract and forfeiture of the Earnest Money / Security Deposit.
- I / We hereby undertake and agree to pay the Security Deposit as per the tender conditions within seven days from the date of issue of Letter of Acceptance.

I / We undertake to sign the contract with the Corporation within seven days from the date of issue of Letter of Acceptance.
I / We further agree that the acceptance of the tender conditions would, by itself, constitute a valid and concluded contract binding on me/us, even if separate contract is not signed.
I / We further agree that in the event of my/our failing to deposit securities mentioned above or to produce the latest income tax and GST clearance certificate or to execute the Contract within the period of seven days as referred to above, the sum of Rs. 15.45 Lakhs (Rupees Fifteen lakhs forty five thousand only) deposited with the tender shall be forfeited by the Tamil Nadu Textbook and Educational Services Corporation and in addition, the Managing Director, Tamil Nadu Textbook and Educational Services Corporation , shall be entitled to cancel the contract and there upon arrange for any other person or persons to supply the materials herein before mentioned and I / We agree to be liable for all damages, losses, charges and expenses arising from or by reason of such failure on our part.
I / We hereby further agree and undertake that:
a. In case, there is any defect found in the Shoes or in any part of the Shoes delivered, we undertake to replace the same by a new one.
b. If the Shoes delivered is found to have even the slightest damage, due to any reason like in the process of transportation, the material should be replaced by a new one.
I / We hereby declare that I / We agree to do the various acts, deeds and things referred to herein, for enabling the Corporation to procure the Shoes conforming to specifications .

Address

Having

Yours faithfully,

fully

Authorized Signature :

Name & Title of Signatory:

Name of the Tenderer :

understood

the

undertaking in this letter, I / we sign this _____ Day of ____ at ____.

above

tender conditions and the

ANNEXURE - III

COVERING LETTER FOR TECHNICAL PROPOSAL

(on Applicant's Letterhead)

		Date:
Fron	n.	
Nam	,	
Addı	ress:	
Ph:		
Fax:		
E-ma	ail:	
To,		
•		
	_	ging Director
Tam	il Nadı	u Textbook and Educational Services Corporation,
EVK	Sampa	ath Maaligai, DPI Campus, 68, College Road,
Che	nnai-6	00 006.
Sir,		
J.,		
	٠١	Tanday for Calastian of Manufasturay for availure and delivery of Chang
3	Sub:	Tender for Selection of Manufacturer for supply and delivery of Shoes
		to the School Children in Tamil Nadu - Submission of Technical
		Proposal (Part-A) - Reg
F	Ref:	Your Tender Notice Dt
		rence to your tender notice, we submit herewith our sealed Tender for
		of Manufacturer for supply and delivery of Shoes to the School Children in u as specified in this tender document.
We e	enclose	e the following documents:
1)	Tende	er conditions duly signed in each page and enclosed in token of accepting
	the T	ender conditions
2)	DD/B	anker's Cheque No for ₹ 15,45,000/- (Rupees Fifteen Lakhs Forty
	Five 7	Γhousand only), towards Earnest Money Deposit
21	DD/B	anker's Chague No. for 7 11 800/ (Pupper Flavon Thousand
3)		anker's Cheque No for ₹ 11,800/- (Rupees Eleven Thousand
	Light	Hundred only), towards Bid Processing Fees (non-refundable)
4)	Autho	orization letter from the tenderer for the person to sign the tender
,		

- 5) Details of the Tenderer (as per Annexure-IV)
- 6) Address proof document for having local office in Chennai
- 7) Samples submission form (as per Annexure-V)
- 8) The copy of certificate of incorporation/registration and copy of Memorandum and Articles of Association in case of Private / Public Limited Companies
- 9) Copy of LLP registration or registered partnership deed in case of Partnership Firm
- 10) Copy of GST Registration certificate
- 11) GST Return copies for the last 3 consecutive financial years i.e. 2019-2020, 2020-2021 and 2021-2022. If annual GST return has not been filed, GSTR1/GSTR4 in support of GST sales shall be furnished.
- 12) Certificate of average annual turnover duly certified by a Chartered Accountant with UDIN (as per Annexure VI) in Original.
- 13) Annual Report / certified copies of Balance Sheet, Profit & Loss statement for the last 3 consecutive financial years i.e. 2018-2019, 2019-2020 and 2020-2021 (or) 2019-2020, 2020-2021 and 2021-2022.
- 14) IT Return copies for the last 3 financial years.
- 15) Copies of Purchase Orders and Completion Certificates in support of the following:
 - 3 years of experience in the manufacture of Shoes
 - Supply of 5% of tendered quantity of Shoes per annum to any organisation in any one of the last 3 financial years 2019-2020, 2020-2021, 2021-2022 (as per Annexure VII-A)
- 16) Chartered Accountant certificate for quantity supplied in any one of the last 3 financial years (as per Annexure VII-B).
- 17) Chartered Engineer's Certificate for infrastructure and production capacity of tenderer's manufacturing unit(s) (as per Annexure-VIII) in Original
- 18) Bank's certificate (on Bank's letterhead) for availability of credit facility or own funds and that the tenderer's account is not an NPA (as per Annexure-IX)
- 19) Net worth certified by Chartered Accountant along with UDIN (as per Annexure-X)
- 20) Declaration for not having blacklisted either by Corporation or by any other Govt. organisation (as per Annexure XI-A)

- 21) Declaration for non-adverse performance in the contract awarded by the Corporation (as per Annexure XI-B)
- 22) Declaration for not having tampered the Tender documents downloaded from the website www.tenders.tn.gov.in (Annexure-XII)
- 23) Declaration for Minimum Offered Quantity (as per Annexure-XIII)
- 24) Declaration for accepting Terms and Conditions of Tender (as per Annexure XIV)
- 25) Checklist of documents enclosed as per Annexure XVI
- 26) Notarized translated English version of the documents in a language other than English/Tamil, if any

Yours faithfully,

SIGNATURE OF THE TENDERER (WITH SEAL)

Encl: As stated above

ANNEXURE - IV

DETAILS OF THE TENDERER

S.No.	Particulars	Description/Details
Α	Name of Tenderer	
В	Contact Details	
	Registered Office Address	
	Telephone / Mobile No.	
	Fax No.	
	Email	
	Website	
C	Constitution of Tenderer	Proprietor / Partnership firm / Company
	PAN No.	
	TAN No.	
	GST No.	
D	Incorporation Details	
	Incorporation Number (CIN/LLP No.)	
	Date of Incorporation	
	Authority	
G	Name of Authorized Signatory	
	Position	
	Telephone / Mobile No.	
	Fax No.	
	Mobile	
	Email	4
H	Address of the Manufacturing units	1.
		2.
		Z.
		3.
		3.
	Address of Chennai Office	
-	Address of Chemic Office	
J	Details of Blacklisting by the	
	Corporation / PSU / State or Central	
	Government Departments / Quasi	
	Govt. Agencies / Local Government	
	bodies	

G	Bank Account details	
	Bank name	
	Branch Name and Address	
	Account Number	
	IFSC	
	MICR	

Add documentary proof for all the above particulars

SIGNATURE OF THE TENDERER (with seal)

ANNEXURE - V

SAMPLES SUBMISSION FORM

S.No.	Item Description	Size/Specification	Quantity	Enclosed (Yes/No)
1.	Shoes - Boys	Category-I (Sizes 4, 5, 6)	2 pairs in each size	
2.	Shoes - Girls	Category-I (Sizes 4, 5, 6)	2 pairs in each size	
3.	Shoes - Boys	Category-II (Sizes 7, 8, 9)	2 pairs in each size	
4.	Shoes - Girls	Category-II (Sizes 7, 8, 9)	2 pairs in each size	
5.	Upper Material	PVC coated polyester fabric	2 meter x 2 meter	
6.	Upper	PVC coated polyester fabric - Colour: Black	1 Meter x 1 Meter	
7.	Lining	Black colour non-allergic knitted mesh fabric (nylon or polyester) sandwiched with foam (EVA)	1 Meter x 1 Meter	
8.	In-sock Lining	Black colour non-allergic knitted mesh fabric (nylon or polyester) sandwiched with foam (EVA)	1 Meter x 1 Meter	
9.	Binding/Piping Material	Nylon or Polyester braided tape, Colour: Black	1 meter	
10.	Lace	Black colour, Round Nylon/Polyester having tips bound with Plastics	20 pairs	
11.	Eyelet	Rust proof Black enamelled Aluminium eyelet	15 nos.	
12.	Counter stiffener	Thermoplastic material	A4 Size	
13.	Thread	Nylon /Polyester or Blend thread having ticket no. 40 / 60, Colour: Black	1 Cone each	
14.	Velcro (Touch an close Fasteners)	Nylon (Hook and Loop)	2 meter	
15.	Loop (Metallic)	Metal (non-rusting, non corrosive)	15 Nos	
16.	PVC Sole / Full Shoe	Colour Black	5 Pairs	

Certified that the samples of 2 pairs of Shoes in each size and raw materials are submitted along with the tender documents conforms to the technical specifications prescribed in Annexure I-A, I-B and I-C.

SIGNATURE OF THE TENDERER (with seal)

(53)

ANNEXURE - VI

ANNUAL TURNOVER STATEMENT

	S.No.	Financial Year	Turnover (₹ in lakh)
	1.	2018-2019	
	2.	2019-2020	
	3.	2020-2021	
	4.	2021-2022	
		Total	
		ge Annual Turnover for 3 consecutive years	
considered i.e. FY Certified that the	2018-19	urnover of any three c 9, 2019-20 and 2020-21 (o tatement is true and corre	r) FY 2019-20,
DATE:			
SIGNATURE OF TH	IE TEND	ERER:	
SIGNATURE OF CH (with Seal and Ad		ED ACCOUNTANT :	
UDIN:			

ANNEXURE VII-A

DETAILS OF WORK ORDERS COMPLETED

List of work orders/purchase orders completed in supply of at least 5% of tendered quantity of Shoes to any organisation in any one of the last 3 financial years

(Please provide the details for each project in a separate sheet along with purchase order from client)

Financial Year	Quantity of Shoes Supplied (in Pairs)
2019-2020	
2020-2021	
2021-2022	
Total	

(Please provide below the details of 5% (or more) of tendered quantity of Shoes supplied in a particular financial year)

Financial Year:	
-----------------	--

	Name & address of the client		Quantity of	Work Order/
S.No		Client Type	Shoes	Purchase Order
			Supplied (in	enclosed
			pairs)	(Yes/No)
1.				
2.				
3.				
4.				
5.				

SIGNATURE OF THE TENDERER (with seal)

ANNEXURE VII-B

CHARTERED ACCOUNTANT CERTIFICATE FOR QUANTITY SUPPLIED IN ANY ONE OF THE LAST 3 FINANCIAL YEARS

SST
oes
JG2
ces
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CHARTERED ENGINEER CERTIFICATE

This is to certify that I have verif		, , , , ,
M/s	having	its registered office at
		and
manufacturing unit at	village,	tehsil/taluk,
district,	State has been insp	ected by me on
(date) to assess the infrastructure	and production cap	pacity of the Unit. This
certification is given on their reque	st to furnish the	unit's infrastructure and
production capacity to Tamil Nadu Text	book and Education	nal Services Corporation.
The requisite details of the unit are pro-	vided in the Tables h	nelow.

S. No.	Licences and Approvals	Document No. and issued date	Valid till	Issued by
1	Factory Licence/Registration			
	under Factories Act with DISH			
2	Consent to Operate from			
	State Pollution Control Board			
3	BIS Registration / ISO			
4	EB service connection No.			
5	Provident Fund Account no.			
6	ESI Registration No.			
7	NABL Accreditation			

Connected load in KW:

The details of plant & machinery and QC/testing equipment, raw material store, packing section, finished goods store, despatch area and canteen (if any) are provided in the Tables below.

TABLE 1: PRODUCTION MACHINERY INSTALLED AT THE UNIT

S.	Name of	Make/	Year of	No. of	Production	No. of	Electrical
No.	machinery in	Model	manu-	machines	capacity per	Operators	load in
	the unit		facture		shift (A)		KW
1							
2							
3							
4							
5							
6							

S. No.	Name of machinery in the unit	Make/ Model	Year of manu-facture	No. of machines	Production capacity per shift (A)	No. of Operators	Electrical load in KW
7					, ,		
8							
9							
10							
11							
12							
	ТО	TAL			Shoes	Pairs	KW

B. No. of Shifts per day	=	1 / 2 / 3	
C. Production capacity per day (A x B)	=		pairs/day
D. No. of days of operation in a year	=		days/year
E. Production capacity per year ($C \times D$)	=		pairs/year

TABLE 2: QUALITY CONTROL AND TESTING EQUIPMENT

S. No.	Name of machinery installed in unit	Make/ Model	Year of manuf-	No. of machines	Electrical load in KW
110.	mounted in diffe	Model	acture	installed	or HP
1	Universal Tensile Testing				
	machine				
2	Scuff resistance testing m/c				
3	Flexing Endurance testing				
	m/c				
4	Crock Meter (wear and				
	abrasion tester)				
5	Velcro peel strength Testing				
	apparatus				
6	Electronic Weighing scale of				
	5kg capacity (accuracy-1g)				
7	Weighing scale of 50kg				
	capacity (accuracy-0.1kg)				
8	Hardness tester				

TABLE 3: BUILT-UP AREA (PRODUCTION FACILITY AREA)

S. No.	Name of Production Area	Length in M	Breadth in M	Area in M ²	
1	Raw Material Store				
2	Pre-production area				
3	Production area				
4	Quality Control/Testing laboratory				
5	Packing section				
6	Finished goods section				
7	Despatch section				
8					
9					
10					
	TOTAL NON-PRODUCTION AREA				

TABLE 4: BUILT-UP AREA (ADMINISTRATION AND NON-PRODUCTION AREA)

S. No.	Name of Non-production area	Length in M	Breadth in M	Area in M ²
1	Administration block			
2	Utilities (Compressor etc.)			
3	Workshop			
4	Generator room			
5	Security Room			
6	Toilet block			
7				
8				
TOTAL NON-PRODUCTION AREA				Sq.M.

TABLE 4: RAW MATERIALS AND SUPPLIERS

S. No.	Name of Raw Material	Name of Supplier	Remarks
1	PVC coated polyester fabric - Colour: Black		
2	Lining: Black colour non allergic knitted mesh fabric (nylon or polyester) sandwiched		
	with foam (EVA)		
3	In-sock Lining: Black colour non allergic		
	knitted mesh fabric (nylon or polyester)		
	sandwiched with foam (EVA)		
4	Binding/Piping Material: Nylon or Polyester		
	braided tape, Colour: Black		
5	Lace: Black colour, Round Nylon/Polyester		
	having tips bound with Plastics		
6	Eyelet -Rust proof Black enamelled		
	Aluminium eyelet		

7	Counter stiffener: Thermoplastic material	
8	Thread: Nylon /Polyester or Blend thread	
	having ticket no. 40 / 60, Colour: Black	
9	Velcro -Nylon (Hook and Loop)	
10	Loop - Metal	
11	PVC Sole / Full Shoe: Colour Black	

TABLE 4: STAFF STRENGTH

S. No.	Category	Staff Nos.
1	Managerial	
2	Technical	
3	Non-technical	
4	QC/Testing	
5	Packers	
6	Helpers	
7		
8		
	TOTAL	Nos.

I certify that the production caunit located at	apacity of M/s is
(quantity in pai	rs) of Shoes per year.
I confirm that the details provid and belief.	ed are true and correct to the best of my knowledge
Place:	Chartered Engineer's Signature:
Date:	Address:
	Official Seal/Stamp: Mobile No: Registration No:

TNTB&ESC Chennai-6

certificate for each facility.

Note: If more than one manufacturing unit is available, please submit separate

ANNEXURE - IX

FORMAT FOR BANKER'S CERTIFICATE FOR AVAILABILITY OF CREDIT FACILITIES / OWN FUNDS

(on letterhead of a scheduled commercial bank)

no		having current account pany/firm with good financial
standing.		
The company/firm has Cash	n Credit facility / own funds	of ₹ crores as on date.
Tamil Nadu Textbook company/firm, we shall pr	and Educational Services	ren in Tamil Nadu is awarded by Corporation to the above acility to the extent of ₹executing the contract.
We also certify that the acc	count has not been declared	as NPA as on date.
Place:	Signature:	
Date:	Name of Authorise	ed signatory
	Designation with s	seal
	Bank Name	
	Address of branch	1

ANNEXURE - X

NET WORTH CERTIFICATE

Certified that the net worth of M/s
as on 31.03.2022 is ₹
DATE:
SIGNATURE OF THE TENDERER:
SIGNATURE OF CHARTERED ACCOUNTANT:
(with seal, membership no. and Address)
(man seat, membersing not and radiess)
UDIN:

ANNEXURE XI-A

DECLARATION FOR NOT HAVING BLACKLISTED

Date:
I/We declare that M/s/the firm/ company or its partners / shareholders have not been blacklisted in the last 5 years as on the date of tender opening by the Corporation or Central / State Government departments and Quasi Government Organizations.
I/We understand that even if the blacklisting was subsequently revoked, I/we are not eligible to participate in the tender.
SIGNATURE OF THE TENDERER (with seal)

ANNEXURE XI-B

DECLARATION FOR NON-ADVERSE PERFORMANCE

Date:	

- 1. I/We declare that there has not been any adverse performance in the contract awarded to us by the Corporation in the last 3 financial years i.e., in 2019-20, 2020-21 and 2021-22 in terms of the following.
 - a) Non-execution of Agreement
 - b) Forfeiture of Security deposit
 - c) Non-supply of ordered quantity either partially or fully.
 - d) Termination of contract
- 2. I/We have not been awarded any contract by the Corporation in the last 3 financial years i.e., in 2019-20, 2020-21 and 2021-22.

(Strike out - 1 or 2 as applicable)

SIGNATURE OF THE TENDERER (with seal)

ANNEXURE - XII

DECLARATION FOR NOT HAVING TAMPERED TENDER DOCUMENT

	Date:
I/We	having our office at
by Corporation ref.no	e have carefully read all the conditions of tender sent to me/on, for the tenders floated vide tenders for the Selection of Manufacturer for supply as to the School Children in Tamil Nadu as per the tend
	wnloaded the tender document from the internet sirp.tn.gov.in and www.tenders.tn.gov.in and I / We have n
found to be tamp summarily reject	Fied the tender document in any manner. In case, if the same ered / modified, I/ We understand that my/our tender will ed and full Earnest Money Deposit will be forfeited and I /Voce banned from doing business with Corporation or prosecuted

ANNEXURE - XIII

DECLARATION FOR MINIMUM OFFERED QUANTITY

Date:
Declared that I / We offer to supply a quantity of pairs of Shoes to Tamil Nadu Textbook and Educational Services Corporation fully complying with the terms and conditions of the tender within 120 days.
I am / We are aware that as per Tender conditions, the minimum offered quantity should be 5% of the tendered quantity of Shoes.
SIGNATURE OF THE TENDERER (with seal)

ANNEXURE - XIV

DECLARATION FOR ACCEPTING TERMS AND CONDITIONS OF TENDER

	Date:
a)	I/We
b)	I/we also undertake to take back the rejected defective and the test-failed Shoes at my/our risk & cost and replace the same within the stipulated time as per instructions of Tamil Nadu Textbook and Educational Services Corporation, Chennai.
	SIGNATURE OF THE TENDERER (with seal)

ANNEXURE- XV

CLARIFICATION ON TENDER DOCUMENT

TENDERER'S REQUEST FOR CLARIFICATION					
Name and Address of the Organization submitting request		the Organization Person submitting			
			Tel:		
			Fax:		
			Email:		
S. No.	Reference(s) (Section, Page)	Content of Tender requiring Clarification	Points of clarification required		
1					
2					
3					

SIGNATURE OF THE TENDERER (with seal)

ANNEXURE - XVI

CHECKLIST OF DOCUMENTS - PART-A (TECHNICAL BID)

S. No.	Checklist	Enclosed (Yes/No)	Reference to Tender (Page No.)
1.	A letter of the tenderer in the prescribed format addressed to Tamil Nadu Textbook and Educational Services Corporation, EVK Sampath Maaligai, DPI Campus, 68, College Road, Chennai - 600 006 (as per Annexure - II)		
2.	A covering letter on official letterhead of tenderer addressed to Tamil Nadu Textbook and Educational Services Corporation, EVK Sampath Maaligai, DPI Campus, 68, College Road, Chennai - 600 006 (as per Annexure-III)		
3.	Tender conditions duly signed on each page and enclosed in token of accepting the Tender conditions		
4.	Demand Draft/Banker's Cheque No dated for ₹15,45,000/- towards Earnest Money Deposit		
5.	If EMD exemption is claimed, supporting documents for claiming exemption of EMD have to be enclosed (i.e. NSIC / MSME / DIC certificate).		
6.	Demand Draft/Banker's Cheque No dated for ₹ 10,000 + 18% GST aggregating to ₹ 11,800/-towards Bid Processing Fee (NON-REFUNDABLE).		
7.	Details of the Tenderer (as per Annexure-IV)		
8.	Authorization letter from the tenderer for the person to sign the tender		
9.	Whether a Video CD covering the entire manufacturing process of the manufacturing unit from the raw material stage to the finished product is furnished?		
10.	Samples submission form for Shoes and raw materials (as per Annexure-V)		
11.	Whether samples of 24 pairs (2 pairs of each size) of Shoes as per specifications are furnished?		
12.	Whether samples of raw materials for manufacturing the Shoes are enclosed in a sealed cover? (Quantity as specified in Annexure I-C)		

S. No.	Checklist	Enclosed (Yes/No)	Reference to Tender (Page No.)
13.	Copy of Memorandum and Articles of Association		
14.	Copy of Registration for LLP/registered partnership deed in case of Partnership Firm		
15.	Copy of GST Registration certificate		
16.	Average annual turnover for last financial 3 years duly certified by Chartered Accountant along with UDIN (as per Annexure - VI) in Original		
17.	Annual Report / certified copies of Balance Sheet, Profit & Loss statement for the last 3 consecutive financial years i.e. 2018-19, 2019-20 and 2020-21 (or) 2019-20, 2020-21 and 2021-22.		
18.	IT Return copies for the last 3 financial years		
19.	Details of works completed i.e. at least 5% of tendered quantity of Shoes to any organisation in any one of the last 3 financial years i.e. 2019-2020, 2020-2021, 2021-2022 along with copies of tax invoices and completion certificates (as per Annexure VII-A).		
20.	Chartered Accountant certificate for quantity supplied in any one of the last 3 financial years (as per Annexure VII-B).		
21.	GST Return copies for the last 3 consecutive financial years i.e. 2019-2020, 2020-2021 and 2021-2022. If annual GST return has not been filed, GSTR1/GSTR4 in support of GST sales shall be furnished		
22.	Chartered Engineer's Certificate for infrastructure and production capacity of tenderer in original (as per Annexure-VIII)		
23.	Letter from bank (on Bank's letterhead) in support of credit facility or own funds & that tenderer's account is not an NPA (as per Annexure-IX).		
24.	Net worth certified by Chartered Accountant along with UDIN (as per Annexure-X) in Original		
25.	Declaration for not having blacklisted either by Corporation or by any other Government organisation (as per Annexure XI-A).		
26.	Declaration for non-adverse performance in the contract		

S. No.	Checklist	Enclosed (Yes/No)	Reference to Tender (Page No.)
	awarded by the Corporation (as per Annexure XI-B)		
27.	Declaration for not having tampered the Tender documents downloaded from the website www.tenders.tn.gov.in (as per Annexure-XII).		
28.	Declaration of Minimum Offered Quantity (as per Annexure-XIII)		
29.	Declaration for accepting Terms and Conditions of Tender (as per Annexure - XIV)		
30.	Proof for having a local office in Chennai		
31.	Notarized translated English version of the documents in a language other than English/Tamil, if any.		

Note: Tenders submitted in unsealed cover would be summarily rejected.

SIGNATURE OF THE TENDERER (with seal)

CHECKLIST OF DOCUMENTS - PART-B (PRICE BID)

S. No.	Checklist	Enclosed (Yes/No)	Reference to the Tender (Page No.)
1.	A letter of the tenderer in the prescribed format addressed to Tamil Nadu Textbook and Educational Services Corporation, EVK Sampath Maaligai, DPI Campus, 68, College Road, Chennai - 600 006 (as per Annexure - XVII)		
2.	Financial Bid - Part-B (as per Annexure - XVIII)		

SIGNATURE OF THE TENDERER (with seal)

ANNEXURE - XVII

PART - B

COVERING LETTER FOR FINANCIAL PROPOSAL (PRICE BID)

(on Applicant's Letterhead) Date: From, Name: Address: Phone: Fax: E-mail: To, The Managing Director Tamil Nadu Textbook and Educational Services Corporation, EVK SAMPATH MAALIGAI, DPI Campus, 68, College Road, Chennai-600 006 Sir, Tender for Selection of Manufacturer for supply and delivery of Shoes Sub: to the School Children in Tamil Nadu - Submission of Financial Proposal (Part-B) - Reg Your Tender Notice _____ Dt. ____ Ref: With reference to your tender notice, we submit herewith our sealed Financial Proposal (Price Bid) as Annexure - XVIII for Selection of Manufacturer for supply and delivery of Shoes to the School Children in Tamil Nadu as specified in this tender document. I/We agree that enclosed Financial Proposal (Price Bid) shall remain valid for a period of 120 (One hundred Twenty) days from the date of opening of Tender or for such further period that will be mutually agreed upon by the Tenderer and Corporation.

Signature of the Tenderer

Encl: Financial Proposal (Part-B)

(Seal)

Yours faithfully,

ANNEXURE - XVIII

FINANCIAL PROPOSAL (Part-B)

Tender for Selection of Manufacturer for supply and delivery of Shoes to the School Children in Tamil Nadu

		Rate per pair of Shoes			
SI.	Details	Catego	-	Catego	-
No.		(Sizes 4, 5, 6) (₹)		(Sizes 7, 8, 9) (₹)	
		Boys	Girls	Boys	Girls
1	Basic Cost				
2	GST @ %				
	TOTAL				
Total amount (₹ in Words)					

Yours faithfully,

Signature of the Tenderer (Seal)

ANNEXURE - XIX

FORMAT FOR BANK GUARANTEE FOR SECURITY DEPOSIT

To:	[name of Employer]
	[address of Employer]
WHEREAS	[name
and address of Successful Tenderer] (hereinafter	
has undertaken, in pursuance of Tender No	dated to execute
[name of Contract	and brief description of Works]
(hereinafter called "the Contract");	
AND WHEREAS it has been stipulated by y	you in the said Contract that the
Successful Tenderer shall furnish you with a	Bank Guarantee by a scheduled
commercial bank for the sum specified therein a	s security for compliance with his
obligations in accordance with the Contract;	
AND WHEREAS we have agreed to give the	Successful Tenderer such a Bank
Guarantee;	
NOW THEREFORE we hereby affirm that we	are the Guarantor and responsible
to you, on behalf of the Successful Tenderer, up	o to a total of
[amount of guarantee] ¹	
[in words], such sum being payable in the types	s and proportions of currencies in
which the Contract Price is payable, and we unde	ertake to pay you, upon your first
written demand and without cavil or argument, ar	ny sum or sums within the limits of
[amount of guarantee] ¹ as a	aforesaid without your needing to
prove or to show grounds or reasons for your demar	nd for the sum specified therein.

We hereby waive the necessity of your demanding the said debt from the Successful Tenderer before presenting us with the demand.

We further agree that no change or addition to or other modification of the terms of the Contract or of the Works to be performed there under or of any of the Contract documents which may be made between you and the Successful Tenderer shall in any way release us from any liability under this guarantee, and we hereby waive notice of any such change, addition or modification.

This guarantee shall be valid until **18** Calendar months from the date of issue of Bank Guarantee.

Signature and seal of the guarantor
Name of Bank
Address
Date

An amount shall be inserted by the Guarantor, representing the percentage of the Contract Price specified in the Contract including additional security for unbalanced Bids, if any and denominated in Indian Rupees.

ANNEXURE - XX

MODEL AGREEMENT FORM

AGREEMENT

ΑN	is Agreement made thisth day of 2022 BETWEEN TAMILNADU TEXTBOOK DEDUCATIONAL SERVICES CORPORATION, EVK Sampath Maaligai, DPI Campus, 68,
	llege Road, Chennai - 600 006, herein after referred to as "Corporation" on ONE RT and M/s.
	(Name & Address of Supplier) oresented by its, Shri, hereinafter called the UPPLIER" on the OTHER PART.
1.	Whereas Corporation desired to purchase Shoes, by calling tenders which were opened on
2.	And whereas Supplier, M/s), has made an offer to supply and deliver the Shoes on
3.	And whereas the Supplier has quoted all inclusive rate of Ξ /- (Rupees only) for the supply and delivery of Shoes.
4.	And whereas the Supplier after due negotiation agreed to undertake the contract of supply and delivery of Shoes at ₹/- (Rupeesonly) inclusive of all duties & taxes.
5.	Whereas Corporation has accepted the negotiated rate of the Supplier vide letter No dated
6.	And whereas both Corporation and the Supplier have agreed to execute an agreement setting out the terms and conditions here under mentioned as agreed to by both the parties to this agreement.
7.	NOW THIS DEED OF AGREEMENT WITNESSES:
(i)	EMD and Security Deposit
	a) The Supplier has remitted an amount of ₹ 15,45,000/- (Rupees Fifteen lakks forty five thousand only) towards Earnest Money Deposit (EMD) in the form of in the form of Demand Draft / Banker's cheque on any Scheduled Commercial Bank in favour of the "Tamil Nadu Textbook and Educational Services Corporation, Chennai".

b)	「he "Supplier" has remitted an amount of ₹ $_{}$ /-(Rupee
	only) towards Security Deposit (SD) being 5% of the allotted
	quantity after adjusting the Earnest Money Deposit of ₹ 15,45,000/-, in the
	orm of in the form of Demand Draft / Banker's cheque on any Schedule
	Commercial Bank in favour of the "Tamil Nadu Textbook and Educationa
	services Corporation or by an Irrevocable Bank Guarantee with a validity period
	of 18 months from any Indian Scheduled Commercial Bank, within 7 (Seven
	vorking days from the date of receipt of letter of acceptance. The EMD shal
	be adjusted with the Security Deposit.

- c) Any other amount pending with Corporation will not be adjusted under any circumstances, against the Security Deposit if so requested.
- d) Security Deposit will be returned only after the completion of the Contract in full without any deficiency or default and to the entire satisfaction of the Corporation and on completion of the warranty period of 6 months post supply. The Security Deposit so held by the Corporation, shall not earn any interest till it is returned to the successful tenderer(s).
- e) In case of non-fulfilment of the contract and/or failure to supply the ordered quantity of Shoes in full or part within the delivery period as per the terms and conditions stipulated in the tender, the Security Deposit will be forfeited.
- (ii) The detailed price schedule is given as under:

S.No.	Item Description	Total Price inclusive of GST (in ₹)
1		
2		
3		
4		

8. ISSUE OF PURCHASE ORDER

After furnishing the security deposit and execution of the agreement, Purchase Order will be issued indicating the size, quantity, points of delivery, schedule of supply, etc. The successful tenderer should supply ordered items as per the schedule given in Clause No. 11. Brief particulars of the shoes, which shall be supplied / delivered by the Supplier are:

Name of the item	Size	Quantity allotted	Accepted Rate inclusive of GST (in ₹)	Total Value inclusive of GST (in ₹)
Total	-		-	

9. POINTS OF DELIVERY

The Shoes are to be delivered at 534 designated delivery points indicated in the Purchase Order. The Corporation reserves its right to allot any delivery point in Tamil Nadu for operational convenience. The successful tenderer will not have any right to ask for change of delivery points.

10. EXTENSION OF VALIDITY PERIOD OF CONTRACT

The Managing Director of the Corporation may extend the validity period of contract for further one year on the same terms & conditions.

11. SCHEDULE OF SUPPLY

(a) The allotted quantity of Shoes is to be delivered at the designated delivery points as given below:

Sl.No.	Milestone	Due date of Delivery (days)
1	25% of the ordered quantity	T + 60
2	50% of the ordered quantity	T + 80
3	75% of the ordered quantity	T + 100
4	100% of the ordered quantity	T + 120

T = Date of issue of Purchase Order

- (b) The entire ordered quantity of Shoes complying with the technical specifications mentioned in the Annexure I-A, I-B, and I-C of the Tender Document shall be completed within 120 days from the date of issue of the Purchase Order.
- (c) The successful tenderer shall stick/print LOGO / TEXT etc. as per the instructions of Corporation on the items supplied.
- (d) The Shoes shall be delivered to the designated locations of Block Educational Officers / District Educational Officers in the State of Tamil Nadu as per the Purchase Order in good condition. The Transit / Freight charges, Insurance,

all the Taxes, Loading and Unloading charges and all other incidental charges for the supply and delivery of the ordered shoes in good condition to the designated locations shall be borne by the successful tenderer at his own risk and cost.

- (e) After delivery of the Shoes at the designated delivery points, the successful tenderer shall obtain acknowledgement for proof of delivery of Shoes in good condition from respective DEO/BEO for submission to the Corporation.
- (f) If there is a delay beyond 30 days with respect to the due date of delivery stated in Clause 11 (a), the unsupplied quantity will be cancelled without any prior notice and allotted to the other suppliers. Notwithstanding the above, the Corporation has the right to permit the Supplier beyond 30 days with penalty, in case of exigencies.
- (g) The Corporation reserves the right to purchase the unsupplied quantity arising due to cancellation/termination, from the open market. The consequential loss sustained by the Corporation to this effect shall be deducted from the bill of the Supplier and / or from the Security Deposit without prior intimation.
- (h) The Corporation shall have the right to terminate the contract of the successful tenderer who fails to deliver the Shoes in full as per the purchase order and the delivery schedule.
- (i) The Supplier shall be disqualified in participating in future tender for the abnormal delay in supply, (i.e.) more than 90 days from the due date of supply for the forthcoming 1 year.

12. SUBMISSION OF DELIVERY PLAN

- (a) The successful tenderer has to submit a supply schedule for delivery of ordered quantity as per **Annexure XXII** within 5 days from the date of purchase order to the Corporation.
- (b) The successful tenderer is required to submit weekly production plan by email to the Corporation on every Friday before 3 PM, starting from the date of commencement of regular production covering the following:

(i)	Raw material stock available in tenderer's warehouse	Inventory breakup of each raw material equivalent to pairs of Shoes.		
(ii)	Work in Progress	pairs of Category-I (Boys) Shoes		
		pairs of Category-I (Girls) Shoes		
		pairs of Category-II (Boys) Shoes		
		pairs of Category-II (Girls) Shoes		

(iii)	Finished products stock in	pairs of Category-I (Boys) Shoes
	the tenderer's warehouse	pairs of Category-I (Girls) Shoes
		pairs of Category-II (Boys) Shoes
		pairs of Category-II (Girls) Shoes
(iv)	Quantity despatched	pairs of Category-I (Boys) Shoes
		pairs of Category-I (Girls) Shoes
		pairs of Category-II (Boys) Shoes
		pairs of Category-II (Girls) Shoes
(v)	Cumulative quantity	pairs of Category-I (Boys) Shoes
	despatched	pairs of Category-I (Girls) Shoes
		pairs of Category-II (Boys) Shoes
		pairs of Category-II (Girls) Shoes

(c) The Corporation reserves its right to physically verify the correctness of the particulars furnished by the tenderer. Any discrepancy will lead to reduction of allotted quantity.

13. PRE-DESPATCH INSPECTION

- (a) Regular inspection and in-house tests shall be conducted on the compliance of specifications and quality parameters of the Shoes while being manufactured at the premises of the Supplier's manufacturing units by inhouse QC personnel.
- (b) 10 sample pairs from a lot of 10,000 Shoes of each Category (gender wise) i.e., Category-I (Boys / Girls) and Category-II (Boys / Girls) shall be taken at random by the QC personnel of the manufacturing unit and out of which, one sample pair of each Category (gender wise) will be subjected to in-house Lab Test at the premises of the Supplier's manufacturing unit. If the sample fails in the tests, the entire lot of 10,000 pairs of Shoes has to be separated and moved out of the premises.
- (c) The Supplier is required to maintain proper record of all the in-house tests and shall submit weekly test record on every Monday before 3 PM by email to the Corporation, starting from the date of commencement of regular production.
- (d) The QC cleared Shoes are to be packed in non-hazardous pouches of appropriate size and 50 pairs of Shoes shall be packed in a corrugated box with sufficient buffer to avoid any damage during transit.

14. POST-DELIVERY TESTING

- (a) It shall be the responsibility of the Supplier to ensure that the Shoes are delivered in good condition complying with the specifications and quality parameters as mentioned in Annexure I-A, I-B, and I-C.
- (b) Post-delivery testing of the Shoes will be carried out educational district wise for each Category (gender wise) i.e., Category-I (Boys / Girls) and Category-II (Boys / Girls).
- (c) One sample pair for every 10,000 pairs and/or part thereof for each category (gender wise) of Shoes delivered at BEO/DEO offices of an education district, shall be drawn randomly by the officials of the educational department and sent to the Corporation in a sealed cover/box. The Corporation will send the sample pair to a Government approved/NABL accredited testing laboratory for testing.
- (d) If the sample fails in the tests, the entire quantity of 10,000 pairs and/or part thereof attributable to the failed sample will be rejected. The Supplier has to make fresh supply equivalent to the rejected quantity without any additional cost. Further, a penalty of 10% of the value of rejected quantity will also be levied by the Corporation. The rejected quantity of Shoes will be withheld and returned to the Supplier only after completing the entire ordered quantity.
- (e) If the fresh supply for the rejected quantity of 10,000 pairs and/or part thereof is delivered beyond 120 days, the rejected quantity will not be returned to the Supplier.
- (f) If more than 10 samples / 10% of the ordered quantity (whichever is higher) fail in the tests, in addition to imposing penalty, the Supplier will be blacklisted for the forthcoming 1 (one) year.
- (g) The charges including the testing charges, freight charges, travelling expenses and other incidental expenses shall be borne by the Supplier.

15. PACKING AND LABELLING

- (a) Each pair of Shoes shall be packed in a non-hazardous pouch of appropriate size.
- (b) 50 pairs of Shoes packed in non-hazardous pouches shall be placed in a corrugated box with sufficient buffer to avoid any damage during transit. The corrugated box shall be made from Kraft paper of 150 GSM, 5 Ply and Burst Factor of 14.

(c) Each corrugated box shall be labelled and the label shall contain the following: NOT FOR SALE, SCHEME OF SUPPLY OF COST-FREE SHOES TO SCHOOL CHILDREN by the Department of School Education, Government of Tamil Nadu, Supplier code no., Serial number, District code, Block code, Box number, Date, Month and Year of manufacturing of Shoes, Category-I / Category-II, Gender (Boys/Girls), Shoes Size, and quantity. The Corporation will provide the format of the label at the time of Purchase Order.

16. INSURANCE

The delivery of the quality tested shoes in fully packed and labelled condition as per the statutory norms and the specifications given in the Tender Document to the designated delivery points in time shall be the responsibility of the Supplier. The transit loss / theft / pilferage / damage of the shoes under any circumstance shall be the liability of the Supplier. Insurance and transit insurance of the shoes shall be the liability of the Supplier.

17. WARRANTY & AFTER SALES SERVICE

The warranty of the Shoes supplied by the Supplier shall be for a period of six months from the date of distribution of the same to the school children in each block in each District in Tamil Nadu. The Supplier shall replace the defective Shoes with new ones at his cost at the designated points during the period of Warranty.

Defective Shoes, if any, indicated in the feedback form obtained from beneficiary students through the respective DEOs / BEOs shall be replaced with new Shoes at the designated delivery points at his cost.

18. PAYMENT TERMS

- (a) No advance payment is permissible.
- (b) Payment will be processed after satisfactory delivery of entire quantity of Shoes to the designated delivery points at the BEO/DEO in a district.
- (c) The delivery reports along with delivery challans signed by the concerned Block Educational Officers / District Educational Officers with acknowledgement duly affixed with proper seal are to be submitted to the Corporation.
- (d) Based on the acknowledgements issued by the Block Educational Officers / District Educational Officers, the bills will be admitted and processed. 80% of the bill value will be paid ordinarily in 30 days after post-test clearance report.
- (e) Out of the remaining 20% of the billed amount, 15% shall be paid after satisfactory feedback from schools on the quality of the Shoes, duly deducting the penalty (if any), testing charges, and other incidental charges.

- (f) The remaining 5% of the billed amount shall be paid after the completion of 6 months' warranty period.
- (g) All payments under this Contract shall be made to the Bank Accounts of the Successful tenderer.
- (h) The Corporation reserves the right to recover any dues from the Supplier, which is found on later date, during audit/excess payment, after final settlement is made to them. The tenderer is liable to pay such dues to the Corporation immediately on demand, without raising any dispute/protest.
- (i) The bill raised by the Successful Tenderer shall have all Registration Numbers (GST/TAN/CIN) printed on the Bill. The validity of the Tax Registration during the currency period of the Contract shall be the sole responsibility of the Successful Tenderer.

19. PENALTY

- (a) If the successful tenderer fails to deliver 50% of the ordered quantity within the due date specified in Schedule of Supply [Clause 11 (a)], the Corporation shall have the right to impose penalty of 1% of the value of the delayed supply with applicable GST (which includes the date of replacement of defective shoes) for every week of delay or part thereof after the due date of delivery for a period of Two weeks and thereafter at the rate of 3% of the value of the delayed supply with applicable GST for each Week of delay or part till completion. Maximum penalty shall be limited to 10% of the total contract value.
- (b) The Corporation reserves the right to purchase the unsupplied quantity arising due to cancellation/termination, from the open market. The consequential loss sustained by the Corporation to this effect shall be deducted from the bill of the Supplier and / or from the Security Deposit without prior intimation.
- (c) In respect of replacement of shoes, the date of replacement will be taken as actual date of supply. In such cases, the ordered quantity of shoes for that location where the replacement was made will be taken for calculation of delay penalty. Total number of days for delay penalty will be reckoned as under:
 - (i) No. of days for delay penalty as per Clause 19 (a)
 - (ii) No. of days from the date of intimation of rejection to the date of delivery of fresh supply for the rejected quantity
 - (iii) Total number of days for delay penalty = (i) + (ii)
- (d) If the shoes supplied are found to be inferior in quality with respect to preapproved specifications, there shall be replacement of the entire lot and/or a fine up to 10% of the defective lot.

20. LIQUIDATED DAMAGES

- (a) The successful tenderer shall not manufacture, market, sell or supply the Shoes manufactured, packed and labelled as per the Technical specifications in the Tender Document exclusively for distribution among the School Children studying in Government and Aided schools in Tamil Nadu. The Corporation shall impose penalty of not less than ₹ 5,00,000/- (Rupees Five Lakh Only) every time for violation of the aforesaid condition. The penalty shall be in addition to the Civil and Criminal action taken by the Corporation against such successful tenderer(s) in default.
- (b) The Corporation shall have the right to blacklist such successful tenderer(s) from participating in the subsequent Tenders of the Corporation for a minimum period of five years.

21. CORRUPT AND FRAUDULENT PRACTICES

- (a) The Tenderers shall observe the highest standard of ethics during tender evaluation and supply of Shoes. In order to eliminate irregularities, interference and corrupt practices in tender process by providing transparency in such matters, the Corporation defines the following terms:
 - (i) 'Corrupt practice' means offering, giving, receiving or soliciting of anything of value to influence the action of a public official in the evaluation process or in contract execution.
 - (ii) 'Fraudulent practices' mean a misrepresentation of facts in order to influence the evaluation process or execution of a contract / supply to the detriment of the Corporation and includes collusive practice among tenderers (prior to or after Tender submission) designed to establish bid prices at artificial, non-competitive levels and to deprive the Corporation of the benefits of free and open competition.
- (b) The Corporation will reject a tender if it decides that the Tenderer recommended for the award has engaged in corrupt or fraudulent practices in competing for the tender.
- (c) The Corporation will declare a tenderer ineligible either indefinitely or for a stated period of time to be awarded a contract, if it any time determines that the tenderer has engaged in corrupt and fraudulent practices in competing for the tender or in executing the contract.

22. TERMINATION OF CONTRACT

The Corporation reserves the right to terminate the contract at any time during the validity period on account of non-fulfilment of contract or any of the reasons.

(a) Termination for Default:

- (i) If the delay continues even after 50% of the original supply period, the contract is liable to be terminated at the discretion of the Corporation.
- (ii) If the Successful Tenderer is found to have involved in fraudulent, corrupt and unfair practices in competing for or in executing the Contract;
- (iii) If the Corporation terminates the Contract in whole or in part, the Corporation may procure, upon such terms and in such manner as it deems appropriate, the shoes similar to those supplied and delivered and in that case, the Successful Tenderer whose contract is terminated in whole or in part shall be liable to the Corporation for any additional costs involved in procuring and supplying the shoes to the designated destinations. However, the Successful Tenderer shall continue the performance of the Contract to the extent not terminated. The Corporation reserves the right to take further action against the Successful Tenderer whose Contract has been terminated in whole or in part.

(b) Termination for Insolvency:

(i) The Corporation may at any time terminate the Contract by giving 15 days' written notice to the Successful Tenderer without compensation to the Successful Tenderer and without incurring any liability if the Successful Tenderer becomes bankrupt or otherwise insolvent. Such termination shall not prejudice or affect any right of action or remedy that has accrued or will accrue thereafter to the Corporation.

(c) Termination for Convenience:

(i) The Corporation may terminate the Contract in whole or in part at any time during the validity period of the Contract for its convenience by giving 15 days' written notice and without compensation to the Successful Tenderer. The notice of termination shall specify that termination is for the Corporation's convenience, the extent to which the Contract is terminated, and the date upon which such termination becomes effective. The termination of the contract is without prejudice to the penal consequences and damages for which the Successful Tenderer shall be liable for violation of the Contractual obligations.

23. BLACKLISTING

(a) If the tenderer has submitted forged documents in this tender or if any information provided by the tenderer is found to be false/fictitious in any tender of the Government, the tenderer will be blacklisted for a period of 5 years.

- (b) If the successful tenderer fails to execute the Agreement or fails to remit the security deposit within the specified time limit, the Corporation will blacklist the tenderer for a maximum period of 3 years in addition to forfeiture of EMD.
- (c) In the event of non-performance of the contractual provisions or failure to effect the supply within the stipulated time or during the extended period, and if it is found that the contractor has not fulfilled the contractual obligation with the Corporation in any manner during the currency of the contract or also found on later date, the Corporation reserves the right to disqualify such successful tenderer to participate in future tenders or blacklist the tenderer up to a maximum period of 5 years.
- (d) Termination / full or partial cancellation of the supply of Shoes to the Corporation will entail blacklisting of the Supplier for a maximum period of 5 years.
- (e) If more than 10 samples / 10% of the ordered quantity (whichever is higher) fail in the tests, in addition to imposing penalty, the Supplier will be blacklisted for the forthcoming 1 (one) year.
- (f) If the successful tenderer is found to have involved in fraudulent, corrupt and unfair practices in competing for or in executing the contract the Corporation will blacklist the tenderer for a period of 5 years.
- (g) The Corporation shall have the right to blacklist the Suppliers who are levied liquidated damages as per Clause 20, for a period of 5 years.
- (h) The Corporation shall have the right to blacklist the successful tenderer for breach of any Terms and Conditions of the Tender / Agreement at any point of time.

24. FORCE MAJEURE

- (a) Force Majeure means an event beyond the control of the successful tenderer and not involving the successful tenderer's fault of negligence and not foreseeable. Such event may include but are not limited to the acts of Nature such as fire, floods, epidemics, etc. and other events such as wars, revolutions, quarantine restrictions, etc.
- (b) If a Force Majeure situation arises, the successful tenderer shall promptly notify the Corporation of such conditions and the causes thereof through e-mail within 24 hours of such event. The e-mail communication shall be followed by a report with documentary evidence to be sent to the Corporation within 3 days from the date of occurrence of such event. Unless otherwise directed by the Corporation in writing, the successful tenderer shall continue to perform his obligations under the Contract to a reasonably practical extent and shall seek all reasonable alternative means for effective performance of the Contract in time.

(c) In the event of Force Majeure, the delivery period will be extended for a period equivalent to the period during which Force Majeure event was in existence. For this period the successful tenderer shall not be liable to pay penalty. Further if the performance in whole or part, of any obligation under this Contract is prevented or delayed by reason of Force Majeure for a period exceeding 21 days, the Corporation may at its option and discretion terminate the Contract.

25. GENERAL CONDITIONS

- (a) Conditional tender in any form will not be accepted.
- (b) Corporation reserves the right to relax or waive or amend any of the tender conditions.
- (c) The right of final acceptance of the tender is entirely vested with the Corporation and Corporation reserves the right to accept or reject any or all the tenderers in part or in totality or to negotiate with any or all the tenderers or to withdraw/ cancel/ modify this tender without assigning any reason whatsoever.
- (d) The successful tenderer shall not offload either full or part of the work to other tenderer.
- (e) Any notice regarding any problems, to the tenderer shall deemed to be sufficiently served, if given in writing by email and / or communication sent to his usual or last known place of business.
- (f) If any discrepancy was found in the tenderer's documents provided in support of qualification criteria at a later date, the Corporation has the right to cancel the order and forfeit the EMD and Security Deposit of the tenderer.

26. DISPUTE RESOLUTION BOARD

A Dispute Resolution Board (DRB) shall be formed in order to resolve the disputes that may arise during the currency of the contract. The members of the DRB shall be nominated by the Corporation and the successful tenderer. If any party is not satisfied with the decision of the DRB, the issue shall be referred for Arbitration.

27. ARBITRATION

(a) The issues not resolved by DRB shall be referred for Arbitration and same shall be dealt in accordance with the Indian Arbitration and Conciliation Act, 1996 and Rules of Indian Council of Arbitration. The Arbitrator shall be selected by the successful tenderer from the panel of Arbitrators approved by the Corporation within 15 days from the date of receipt of the letter from the Corporation along with the panel. If there is no reply from the tenderer within 15 days, the Corporation shall choose any of the Arbitrators from the panel of

(88)

Arbitrators referred to above. The remuneration for the Arbitrator and other expenses shall be shared equally by the Corporation and the tenderer.

- (b) The venue of the Arbitration shall be at the Head office of the Corporation in Chennai. The decision of the Arbitrator shall be final and binding on both the parties to the Arbitration. The language of the arbitration proceedings shall be in English.
- (c) The Arbitrator may with the mutual consent of the parties, extend the time for making the award. The award to be passed by the Arbitrator is enforceable in the Court at Chennai city only.

28. JURISDICTION OF THE COURT

- (a) The courts in the city of Chennai exclusively shall have the jurisdiction to try any matter or dispute or reference between the Corporation and the Successful Tenderers arising out of the Contract.
- (b) The Successful Tenderer is required to submit an undertaking towards jurisdiction of legal proceedings in the format enclosed in **ANNEXURE XXIII**.

We agree to the above terms and conditions	.
·	on the other part
signed this agreement on the day, month an Agreed by both the parties.	id year first above.
SUPPLIER	CORPORATION
WITNESSES:	WITNESSES:
1.	1.
2.	2.

ANNEXURE - XXI

LIST OF DISTRICT AND BLOCK EDUCATIONAL OFFICES IN TAMIL NADU

List of Block Educational Offices (BEO) in Tamil Nadu

Sl. No.	Dist_id	District_name	Edu_dist_id	Edn_dist_name	Blk_id	Block_name
1	31	ARIYALUR	2	Ariyalur	430	Ariyalur
2	31	ARIYALUR	68	Sendurai	432	Andimadam
3	31	ARIYALUR	61	Udaiyarpalayam	433	Jayankondam
4	31	ARIYALUR	61	Udaiyarpalayam	434	T.Palur
5	31	ARIYALUR	2	Ariyalur	435	Thiurmanur
6	31	ARIYALUR	68	Sendurai	436	Sendurai
7	33	CHENGALPATTU	4	Chengalpattu	5	Thiruporur
8	33	CHENGALPATTU	4	Chengalpattu	6	Kattankolathur
9	33	CHENGALPATTU	4	Chengalpattu	7	Thirukalukundram
10	33	CHENGALPATTU	81	Madurantagam	8	Acharapakkam
11	33	CHENGALPATTU	81	Madurantagam	9	Lathur
12	33	CHENGALPATTU	81	Madurantagam	10	Chithamur
13	33	CHENGALPATTU	81	Madurantagam	11	Madurantagam
14	33	CHENGALPATTU	83	St.Thomas Mount	13	St.Thomas Mount(Urban)
15	33	CHENGALPATTU	83	St.Thomas Mount	14	St.Thomas Mount(Rural)
16	29	CHENNAI	8	Chennai South	410	T.Nagar
17	29	CHENNAI	5	Chennai Central	411	Adyar
18	29	CHENNAI	8	Chennai South	412	Egmore
19	29	CHENNAI	69	Chennai West	413	George town
20	29	CHENNAI	5	Chennai Central	414	Mylapore
21	29	CHENNAI	7	Chennai North	415	Perambur
22	29	CHENNAI	7	Chennai North	416	Periamedu
23	29	CHENNAI	69	Chennai West	417	Purasaiwalkkam
24	29	CHENNAI	6	Chennai East	418	Royapuram
25	29	CHENNAI	6	Chennai East	419	Triplicane
26	29	CHENNAI		Chennai		Chennai Corporation
27	11	COIMBATORE	71	SS Kulam	182	Sulthanpet
28	11	COIMBATORE	41	Pollachi	183	Anaimalai
29	11	COIMBATORE	71	SS Kulam	184	Annur
30	11	COIMBATORE	11	Coimbatore	185	Coimbatore city
31	11	COIMBATORE	11	Coimbatore	186	Karamadai
32	11	COIMBATORE	70	Perur	187	Kinathukkadavu
33	11	COIMBATORE	70	Perur	188	Madukkarai
34	11	COIMBATORE	11	Coimbatore	189	Periyanaickan Palayam
35	11	COIMBATORE	70	Perur	190	Perur
36	11	COIMBATORE	41	Pollachi	191	Pollachi north
37	11	COIMBATORE	41	Pollachi	192	Pollachi south

SI. No.	Dist_id	District_name	Edu_dist_id	Edn_dist_name	Blk_id	Block_name
38	11	COIMBATORE	71	SS Kulam	193	Sarkar Samakkulam
39	11	COIMBATORE	71	SS Kulam	194	Sulur
40	11	COIMBATORE	70	Perur	195	Thondamuthur
41	11	COIMBATORE	41	Pollachi	196	Valparai
42	3	CUDDALORE	13	Cuddalore	29	Annagrammam
43	3	CUDDALORE	73	Vadalur	30	Bhuvanagiri
44	3	CUDDALORE	13	Cuddalore	31	Cuddalore
45	3	CUDDALORE	66	Virudhachalam	32	Kammapuram
46	3	CUDDALORE	72	Chidambaram	33	Kattumannarkoil
47	3	CUDDALORE	73	Vadalur	34	Keerapalayam
48	3	CUDDALORE	72	Chidambaram	35	Kumaratchi
49	3	CUDDALORE	73	Vadalur	36	Kurinjipadi
50	3	CUDDALORE	66	Virudhachalam	37	Mangalore
51	3	CUDDALORE	66	Virudhachalam	38	Nallur
52	3	CUDDALORE	73	Vadalur	39	Neyveli
53	3	CUDDALORE	13	Cuddalore	40	Panruti
54	3	CUDDALORE	72	Chidambaram	41	Parangipettai
55	3	CUDDALORE	66	Virudhachalam	42	Virudhachalam
56	9	DHARMAPURI	15	Dharmapuri	160	Dharmapuri
57	9	DHARMAPURI	15	Dharmapuri	161	
58	9	DHARMAPURI	15	Dharmapuri	162	Pennagaram
59	9	DHARMAPURI	75	Palacode	163	-
60	9	DHARMAPURI	75	Palacode	164	Karimangalam
61	9	DHARMAPURI	74	Harur	165	Morappur
62	9	DHARMAPURI	74	Harur	166	Harur
63	9	DHARMAPURI	74	Harur	167	Pappireddipatti
64	22	DINDIGUL	76	Batlagundu	308	Batlagundu
65	22	DINDIGUL	16	Dindigul	311	Natham
66	22	DINDIGUL	16	Dindigul	313	Sanarpatty
67	22	DINDIGUL	36	Palani	314	Thoppampatty
68	22	DINDIGUL	77	Vedasandur	315	Vadamadurai
69	22	DINDIGUL	77	Vedasandur	316	Vedasandur
70	22	DINDIGUL	76	Batlagundu	317	Athoor
71	22	DINDIGUL	36	Palani	318	Oddanchathram
72	22	DINDIGUL	16	Dindigul	319	Dindigul - Rural
73	22	DINDIGUL	16	Dindigul	320	Dindigul -Urban
74	22	DINDIGUL	36	Palani		Palani - Rural
75	22	DINDIGUL	36	Palani	322	Palani - Urban
76	22	DINDIGUL	77	Vedasandur	323	Reddiyarchatram
77	22	DINDIGUL	77	Vedasandur		Gujiliamparai
78		DINDIGUL	76	Batlagundu		Nilakottai
79	22	DINDIGUL	76	-		Kodaikanal
80	10	ERODE	17	_	168	Erode
81	10	ERODE	18	Gobichettipalayam		Gobi

SI. No.	Dist_id	District_name	Edu_dist_id	Edn_dist_name	Blk_id	Block_name
82	10	ERODE	17	Erode	170	Kodumudi
83	10	ERODE	17	Erode	171	Modakurichi
84	10	ERODE	18	Gobichettipalayam	172	Nambiyur
85	10	ERODE	80	Perundurai	173	Perundurai
86	10	ERODE	79	Sathiyamangalam	174	Sathiyamangalam
87	10	ERODE	18	Gobichettipalayam	175	Thuckanaicken Palayam
88	10	ERODE	79	Sathiyamangalam	176	Thalavady
89	10	ERODE	78	Bhavani	177	Anthiyur
90	10	ERODE	78	Bhavani	178	Bhavani
91	10	ERODE	79	Sathiyamangalam	179	Bhavani sagar
92	10	ERODE	80	Perundurai	180	Chennimalai
93	10	ERODE	78	Bhavani	181	Ammapettai-Erode
94	37	KALLAKURICHI	21	Kallakurichi	43	Chinnasalem
95	37	KALLAKURICHI	21	Kallakurichi	47	Kallakurichi
96	37	KALLAKURICHI	117	Thirukoilur	53	Rishivanthiyam
97	37	KALLAKURICHI	117	Thirukoilur	54	Thirukoilur
98	37	KALLAKURICHI	119	Ulundurpet	55	Thirunavalur
99	37	KALLAKURICHI	119	Ulundurpet	57	Ulundurpet
100	37	KALLAKURICHI	21	Kallakurichi	61	Sankarapuram
101	37	KALLAKURICHI	119	Ulundurpet	62	Thiyagadurgam
102	1	KANCHEEPURAM	22	Kancheepuram	1	Kancheepuram
103	1	KANCHEEPURAM	22	Kancheepuram	2	Walajabad
104	1	KANCHEEPURAM	22	Kancheepuram	3	Uthiramerur
105	1	KANCHEEPURAM	82	Sriperumbudur	4	Kundrathur
106	1	KANCHEEPURAM	82	Sriperumbudur	12	Sriperumbudur
107	28	KANNIYAKUMARI	54	Thuckalay	401	Rajakkamangalam
108	28	KANNIYAKUMARI	54	Thuckalay	402	Kurunthancode
109	28	KANNIYAKUMARI	54	Thuckalay	403	Thuckalay
110	28	KANNIYAKUMARI	84	Thiruvattar	404	Thiruvattar
111	28	KANNIYAKUMARI	84	Thiruvattar	405	Melpuram
112	28	KANNIYAKUMARI	27	Kuzhithurai	406	Killiyoor
113	28	KANNIYAKUMARI	27	Kuzhithurai	407	Munchirai
114	28	KANNIYAKUMARI	34	Nagercoil	408	Thovalai
115	28	KANNIYAKUMARI	34	Nagercoil	409	Agastheeswaram
116	17	KARUR	23	Karur	257	Karur
117	17	KARUR	85	Kulithalai	258	Kulithalai
118	17	KARUR	85	Kulithalai	259	Krishnarayapuram
119	17	KARUR	23	Karur	260	K.Paramathi
120	17	KARUR	85	Kulithalai	261	Kadavoor
121	17	KARUR	23	Karur	263	Aravakurichi
122	17	KARUR	23	Karur	264	Thanthoni
123	17	KARUR	85	Kulithalai	265	Thogaimalai
124	30	KRISHNAGIRI	87			Uthangarai
125	30	KRISHNAGIRI	25	Krishnagiri		Krishnagiri

SI. No.	Dist_id	District_name	Edu_dist_id	Edn_dist_name	Blk_id	Block_name
126	30	KRISHNAGIRI	87	Mathur	422	Bargur
127	30	KRISHNAGIRI	25	Krishnagiri	423	Veppanapalli
128	30	KRISHNAGIRI	20	Hosur	424	Shoolagiri
129	30	KRISHNAGIRI	20	Hosur	425	Hosur
130	30	KRISHNAGIRI	86	Thenkanikottai	426	Kelamangalam
131	30	KRISHNAGIRI	86	Thenkanikottai	427	Thally
132	30	KRISHNAGIRI	87	Mathur	428	Mathur
133	30	KRISHNAGIRI	25	Krishnagiri	429	Kaveripatinam
134	20	MADURAI	29	Madurai	284	Alanganallur
135	20	MADURAI	62	Usilampatti	285	Chellampatti
136	20	MADURAI	88	Thirumangalam	286	Kallikudi
137	20	MADURAI	31	Melur	287	Kottampatti
138	20	MADURAI	29	Madurai	288	Madurai North
139	20	MADURAI	29	Madurai	289	Madurai South
140	20	MADURAI	31	Melur	290	Madurai West
141	20	MADURAI	31	Melur	291	Melur
142	20	MADURAI	62	Usilampatti	292	Sedapatti
143	20	MADURAI	29	Madurai	293	T.vadipatti
144	20	MADURAI	62	Usilampatti	294	T.kallupatti
145	20	MADURAI	88	Thirumangalam	295	Thirumangalam
146	20	MADURAI	88	Thirumangalam	296	Thiruparamkundram
147	20	MADURAI	62	Usilampatti	297	Usilampatti
148	20	MADURAI	31	Melur	298	Madurai East
149	38	MAYILADUTHURAI	89	Sirkali	223	Sembanarkoil
150	38	MAYILADUTHURAI	30	Mayiladuthurai	224	Kuthalam
151	38	MAYILADUTHURAI	89	Sirkali	225	Sirkali
152	38	MAYILADUTHURAI	89	Sirkali	228	kollidam
153	38	MAYILADUTHURAI	30	Mayiladuthurai	229	Mayiladudurai
154	14	NAGAPATTINAM	33	Nagapattinam	1	Nagapattinam
155	14	NAGAPATTINAM	33	Nagapattinam	220	Thirumarugal
156	14	NAGAPATTINAM	33	Nagapattinam	221	Thalainayar
157	14	NAGAPATTINAM	33	Nagapattinam	222	Vedaranyam
158	14	NAGAPATTINAM	33	Nagapattinam	226	Keezhaiyur
159	14	NAGAPATTINAM	33	Nagapattinam	227	Kelvelur
160	8	NAMAKKAL	35	Namakkal	140	Kollihills
161	8	NAMAKKAL	35	Namakkal	141	Mohanur
162	8	NAMAKKAL	35	Namakkal	143	Sendamangalam
163	8	NAMAKKAL	35	Namakkal	145	Rasipuram
164	8	NAMAKKAL	90	Tiruchengode	146	Vennandur
165	8	NAMAKKAL	90	Tiruchengode	149	Pallipalayam
166	8	NAMAKKAL	90	Tiruchengode	150	Mallasamudram
167	8	NAMAKKAL	90	Tiruchengode	151	Elachipalayam
168	8	NAMAKKAL	90	Tiruchengode	152	Kabilarmalai
169	8	NAMAKKAL	35	Namakkal	153	Namakkal

SI. No.	Dist_id	District_name	Edu_dist_id	Edn_dist_name	Blk_id	Block_name
170	8	NAMAKKAL	35	Namakkal	155	Erumapatti
171	8	NAMAKKAL	35	Namakkal	156	Namagiripet
172	8	NAMAKKAL	90	Tiruchengode	157	Paramathi
173	8	NAMAKKAL	35	Namakkal	158	Puduchatram
174	8	NAMAKKAL	90	Tiruchengode	159	Tiruchengode
175	18	PERAMBALUR	91	Veppur	266	Veppur
176	18	PERAMBALUR	39	Perambalur	267	Veppanthattai
177	18	PERAMBALUR	91	Veppur	268	Alathur
178	18	PERAMBALUR	39	Perambalur	269	Perambalur
179	19	PUDUKKOTTAI	43	Pudukkottai	271	Thirumayam
180	19	PUDUKKOTTAI	43	Pudukkottai	272	Pudukkottai
181	19	PUDUKKOTTAI	43	Pudukkottai	273	Karambakkudi
182	19	PUDUKKOTTAI	92	Eluppur	274	Viralimalai
183	19	PUDUKKOTTAI	1		275	Avudaiyarkoil
184	19	PUDUKKOTTAI	92	Eluppur	276	Kunnandarkoil
185	19	PUDUKKOTTAI	43	Pudukkottai	277	Arimalam
186	19	PUDUKKOTTAI	43	Pudukkottai	278	Gandarvakkottai
187	19	PUDUKKOTTAI	92	Eluppur	279	Annavasal
188	19	PUDUKKOTTAI	1	Aranthangi	280	
189	19	PUDUKKOTTAI	1	Aranthangi	281	
190	19	PUDUKKOTTAI	92	Eluppur	282	Ponnamaravathy
191	19	PUDUKKOTTAI	1	Aranthangi	283	•
192	23	RAMANATHAPURAM	44	Ramanathapuram	327	Ramanathapuram
193	23	RAMANATHAPURAM	37	Paramakudi	328	Bogalur
194	23	RAMANATHAPURAM	93	Mandapam	329	Kadaladi
195	23	RAMANATHAPURAM	37	Paramakudi	330	
196	23	RAMANATHAPURAM	93	Mandapam	331	
197		RAMANATHAPURAM		Paramakudi		Mudukulathur
198		RAMANATHAPURAM		Ramanathapuram		Nainarkoil
199		RAMANATHAPURAM	37	·		Paramakudi
200		RAMANATHAPURAM	44			Rajasingamangalam
201		RAMANATHAPURAM	93	·		Thiruppullani
202		RAMANATHAPURAM	44	•		Thiruvadanai
203		RANIPET	114	•		Arakkonam
204		RANIPET	115			Arcot
205		RANIPET	114	•	75	
206		RANIPET		Arakkonam	78	•
207		RANIPET	115		81	
208		RANIPET	115	-		Walaja West
209		RANIPET	115	•		Sholingar
210		RANIPET	115			Walaja East
211	7	SALEM	96	•		Attur
212	7	SALEM		Edappadi		Edappadi
213	7	SALEM		Attur		Gangavalli
		S/ (LLIVI	50	/ tetal	1 110	Cangavani

SI. No.	Dist_id	District_name	Edu_dist_id	Edn_dist_name	Blk_id	Block_name
214	7	SALEM	94	Edappadi	120	Konganapuram
215	7	SALEM	94	Edappadi	121	Kolathur
216	7	SALEM	94	Edappadi	122	Mecheri
217	7	SALEM	94	Edappadi	123	Nangavalli
218	7	SALEM	45	Salem(Rural)	124	Omalur
219	7	SALEM	45	Salem(Rural)	125	Panamarathupatti
220	7	SALEM	45	Salem(Rural)	126	Salem-Rural
221	7	SALEM	46	Sankari	127	Sankari
222	7	SALEM	96	Attur	128	Thalaivasal
223	7	SALEM	46	Sankari	129	Tharamangalam
224	7	SALEM	95	Salem(Urban)	130	Valappadi
225	7	SALEM	46	Sankari	131	Veerapandi
226	7	SALEM	95	Salem(Urban)	132	Yercaud
227	7	SALEM	95	Salem(Urban)	133	Salem-Urban
228	7	SALEM	95	Salem(Urban)	134	Ayothiyapattinam
229	7	SALEM	46	Sankari	135	Magudanchavadi
230	7	SALEM	96	Attur	137	Pethanaickenpalayam
231	7	SALEM	45	Salem(Rural)	139	Kadayampatti
232	25	SIVAGANGAI	47	Sivagangai	351	Sivagangai
233	25	SIVAGANGAI	47	Sivagangai	352	Manamadurai
234	25	SIVAGANGAI	47	Sivagangai	353	Thiruppuvanam
235	25	SIVAGANGAI	14	Devakottai	354	
236	25	SIVAGANGAI	14	Devakottai	355	Kannangudi
237	25	SIVAGANGAI	14	Devakottai	356	Sakkottai
238	25	SIVAGANGAI	97	Thiruppatur	357	Singampunari
239	25	SIVAGANGAI	97	Thiruppatur	358	S.Pudur
240	25	SIVAGANGAI	97	Thiruppatur	359	Kallal
241	25	SIVAGANGAI	47	Sivagangai	360	Ilayangudi
242	25	SIVAGANGAI	97	Thiruppatur	1	Thiruppatur
243	25	SIVAGANGAI	14	Devakottai	362	Kalayarkoil
244	36	TENKASI	102	Sankarankovil	363	Alangulam
245	36	TENKASI	49	Tenkasi	366	Kadayam
246	36	TENKASI	49	Tenkasi	367	Kadayanallur
247	36	TENKASI	49	Tenkasi	369	Keelapavoor
248	36	TENKASI	102	Sankarankovil	370	Kuruvikulam
249	36	TENKASI	102	Sankarankovil	372	Melaneelithanallur
250	36	TENKASI	102	Sankarankovil	377	Sankarankovil
251	36	TENKASI	49	Tenkasi	378	Shenkottai
252	36	TENKASI	49	Tenkasi	379	Tenkasi
253	36	TENKASI	102	Sankarankovil	381	Vasudevanallur
254	13	THANJAVUR	50	Thanjavur	203	Thanjavur(Urban)
255	13	THANJAVUR	50	Thanjavur	204	Thanjavur(Rural)
256	13	THANJAVUR	50	Thanjavur	206	Budalur
257	13	THANJAVUR	98	Orathanadu	207	Orathanadu

SI. No.	Dist_id	District_name	Edu_dist_id	Edn_dist_name	Blk_id	Block_name
258	13	THANJAVUR	98	Orathanadu	208	Thiruvonam
259	13	THANJAVUR	26	Kumbakonam	209	Kumbakonam
260	13	THANJAVUR	26	Kumbakonam	210	Papanasam
261	13	THANJAVUR	26	Kumbakonam	211	Thiruvidaimarudhur
262	13	THANJAVUR	26	Kumbakonam	212	Thiruppanandal
263	13	THANJAVUR	38	Pattukottai	213	Pattukkottai
264	13	THANJAVUR	38	Pattukottai	214	Madukkur
265	13	THANJAVUR	38	Pattukottai	215	Peravurani
266	13	THANJAVUR	38	Pattukottai	216	Sethubavachatram
267	13	THANJAVUR	98	Orathanadu	217	Ammapettai-TNJ
268	13	THANJAVUR	50	Thanjavur	218	Thiruvaiyar
269	12	THE NILGIRIS	12	Coonoor	198	Kotagiri
270	12	THE NILGIRIS	12	Coonoor	199	Coonoor
271	12	THE NILGIRIS	19	Gudalur	200	Gudalur
272	12	THE NILGIRIS	12	Coonoor	201	Udhagamandalam
273	21	THENI	40	Periyakulam	299	
274	21	THENI	99	Theni	300	Bodinayakanur
275	21	THENI	63	Uthamapalayam	301	Chinnamanur
276	21	THENI	63	Uthamapalayam	302	Cumbum
277	21	THENI	99	Theni	303	
278	21	THENI	99	Theni	304	Theni
279	21	THENI	63	Uthamapalayam	306	Uthamapalayam
280	21	THENI	40	Periyakulam	307	Periyakulam
281	27	THOOTHUKKUDI	53	Thoothukudi	385	Karunkulam
282	27	THOOTHUKKUDI	24	Kovilpatti	386	Kayathar
283	27	THOOTHUKKUDI	24	Kovilpatti	387	Kovilpatti
284	27	THOOTHUKKUDI	53	Thoothukudi	388	Ottapidaram
285	27	THOOTHUKKUDI	24	Kovilpatti	389	Pudur
286		THOOTHUKKUDI		Thiruchenthur		Sathankulam
287	27	THOOTHUKKUDI	100	Thiruchenthur	391	Thiruchenthur
288	27	THOOTHUKKUDI	53	Thoothukudi	392	Thoothukudi Rural
289		THOOTHUKKUDI	100			Udangudi
290		THOOTHUKKUDI	24			Vilathikulam
291		THOOTHUKKUDI	53	Thoothukudi	395	
292		THOOTHUKKUDI	100			Alwarthirunagar
293		THOOTHUKKUDI	53		1	Srivaikundam
294		TIRUCHIRAPPALLI	101			Manikandam
295		TIRUCHIRAPPALLI	56			Andhanallur
296		TIRUCHIRAPPALLI	101			Manapparai
297		TIRUCHIRAPPALLI	28		243	• • • • • • • • • • • • • • • • • • • •
298		TIRUCHIRAPPALLI		Lalgudi		Mannachanallur
299		TIRUCHIRAPPALLI	101			Marungapuri
300		TIRUCHIRAPPALLI		Musiri		Musiri
301		TIRUCHIRAPPALLI		Lalgudi	247	
301	-5			1		

SI. No.	Dist_id	District_name	Edu_dist_id	Edn_dist_name	Blk_id	Block_name
302	16	TIRUCHIRAPPALLI	56	Tiruchirappalli	248	Trichy-Urban
303	16	TIRUCHIRAPPALLI	56	Tiruchirappalli	249	Trichy-West
304	16	TIRUCHIRAPPALLI	56	Tiruchirappalli	250	Thiruverumbur
305	16	TIRUCHIRAPPALLI	32	Musiri	251	Thottiyam
306	16	TIRUCHIRAPPALLI	28	Lalgudi	252	Thuraiyur
307	16	TIRUCHIRAPPALLI	101	Manapparai	254	Vaiyampatti
308	16	TIRUCHIRAPPALLI	32	Musiri	255	Thathiengarpet
309	16	TIRUCHIRAPPALLI	32	Musiri	256	Uppiliyapuram
310	26	TIRUNELVELI	9	Cheranmahadevi	364	Ambasamudram
311	26	TIRUNELVELI	9	Cheranmahadevi	365	Cheranmahadevi
312	26	TIRUNELVELI	103	Valliyoor	368	Kalakad
313	26	TIRUNELVELI	57	Tirunelveli	371	Manur
314	26	TIRUNELVELI	103	Valliyoor	373	Nanguneri
315	26	TIRUNELVELI	57	Tirunelveli	374	Palay-Rural
316	26	TIRUNELVELI	9	Cheranmahadevi	375	Pappakudi
317	26	TIRUNELVELI	103	Valliyoor	376	Radhapuram
318	26	TIRUNELVELI	103	Valliyoor	380	Valliyoor
319	26	TIRUNELVELI	57	Tirunelveli	382	•
320	26	TIRUNELVELI	57	Tirunelveli	384	Tirunelveli Urban
321	34	TIRUPATHUR	58	Tiruppattur	70	
322	34	TIRUPATHUR	58	Tiruppattur	72	Kandhili
323	34	TIRUPATHUR	116	Vaniyambadi	76	Madhanur
324	34	TIRUPATHUR	116	, Vaniyambadi	77	Natrampalli
325	34	TIRUPATHUR	58	Tiruppattur	80	Tirupathur
326	34	TIRUPATHUR	58	Tiruppattur	93	Alangayam
327	32	TIRUPPUR	104	Palladam	437	Palladam
328	32	TIRUPPUR	59	Tiruppur	438	Tiruppur
329	32	TIRUPPUR	59	Tiruppur	439	Uthukuli
330		TIRUPPUR		Tiruppur		Avinashi
331	32	TIRUPPUR	105	Dharapuram	441	Mulanur
332	32	TIRUPPUR	105	Dharapuram	442	Vellakovil
333	32	TIRUPPUR	104	Palladam	443	Kangayam
334		TIRUPPUR	104			Pongalur
335		TIRUPPUR	106		445	_
336	32	TIRUPPUR	106		446	•
337		TIRUPPUR	105	•	447	
338		TIRUPPUR	106	·	448	Gudimangalam
339	32	TIRUPPUR	105			Dharapuram
340	2	TIRUVALLUR	51	Thiruvallur		Thiruvallur
341	2	TIRUVALLUR	51	Thiruvallur	16	Poondi
342	2	TIRUVALLUR	51	Thiruvallur		Kadambathur
343	2	TIRUVALLUR	108	Avadi	18	
344	2	TIRUVALLUR	108	Avadi	19	Poonamallee
345	2	TIRUVALLUR	42	Ponneri	20	Minjur

SI. No.	Dist_id	District_name	Edu_dist_id	Edn_dist_name	Blk_id	Block_name	
346	2	TIRUVALLUR	42	Ponneri	21	Sholavaram	
347	2	TIRUVALLUR	42	Ponneri	22	Gummidipoondi	
348	2	TIRUVALLUR	109	Ambattur	23	Villivakkam	
349	2	TIRUVALLUR	109	Ambattur	24	Puzhal	
350	2	TIRUVALLUR	107	Tiruttani	25	Tiruttani	
351	2	TIRUVALLUR	107	Tiruttani	26	Thiruvalangadu	
352	2	TIRUVALLUR	107	Tiruttani	27	Pallipat	
353	2	TIRUVALLUR	107	Tiruttani	28	R.K.Pet	
354	6	TIRUVANNAMALAI	10	Cheyyar	98	Vandavasi	
355	6	TIRUVANNAMALAI	10	Cheyyar	99	Anakkavur	
356	6	TIRUVANNAMALAI	10	Cheyyar	100	Cheyyar	
357	6	TIRUVANNAMALAI	110	Arni	101	Peranamallur	
358	6	TIRUVANNAMALAI	110	Arni	102	Thellar	
359	6	TIRUVANNAMALAI	10	Cheyyar	103	Vembakkam	
360	6	TIRUVANNAMALAI	110	Arni	104	Arni	
361	6	TIRUVANNAMALAI	110	Arni	105	West Arni	
362	6	TIRUVANNAMALAI	111	Polur	106	Polur	
363	6	TIRUVANNAMALAI	111	Polur	107	Kalasapakkam	
364	6	TIRUVANNAMALAI	111	Polur	108	Chetpet	
365	6	TIRUVANNAMALAI	60	Tiruvannamalai	109	•	
366	6	TIRUVANNAMALAI	60	Tiruvannamalai	110	Kilpennathur	
367	6	TIRUVANNAMALAI	60	Tiruvannamalai	111		
368	6	TIRUVANNAMALAI	112	Chengam	112		
369	6	TIRUVANNAMALAI	112	Chengam	113	' '	
370	6	TIRUVANNAMALAI	112	Chengam	114	Thandrampet	
371	6	TIRUVANNAMALAI	111	Polur	115	·	
372	15	TIRUVARUR	52	Thiruvarur	230		
373		TIRUVARUR		Thiruvarur		Kudavasal	
374		TIRUVARUR	52		1	Koradachery	
375		TIRUVARUR	52			Nannilam	
376		TIRUVARUR	52			Thiruvarur	
377		TIRUVARUR	113			Mannargudi	
378		TIRUVARUR	113	_		Needamangalam	
379		TIRUVARUR	113		237	-	
380		TIRUVARUR	113	_		Thiruthuraipoondi	
381		TIRUVARUR	113	_	1	Muthupettai	
382	5	VELLORE	64		1	Anaicut	
383	5	VELLORE	64		69		
384	5	VELLORE	64		71	,	
385	5	VELLORE	64		73	, ,	
386	5	VELLORE	64		74	·	
387	5	VELLORE	64		79	•	
388	5	VELLORE	64		82		
389	5	VELLORE	64		86		
303		·	1	1		1	

SI. No.	Dist_id	District_name	Edu_dist_id	Edn_dist_name	Blk_id	Block_name	
390	4	VILLUPURAM	118	Gingee	44	Gingee	
391	4	VILLUPURAM	65	Viluppuram	45	Kanai	
392	4	VILLUPURAM	65	Viluppuram	46	Kandamangalam	
393	4	VILLUPURAM	65	Viluppuram	48	Koliyanur	
394	4	VILLUPURAM	55	Tindivanam	49	Mailam	
395	4	VILLUPURAM	55	Tindivanam	50	Marakkanam	
396	4	VILLUPURAM	65	Viluppuram	51	Mugaiyur	
397	4	VILLUPURAM	55	Tindivanam	52	Olakkur	
398	4	VILLUPURAM	65	Viluppuram	56	Thiruvennainallur	
399	4	VILLUPURAM	118	Gingee	58	Vallam	
400	4	VILLUPURAM	118	Gingee	60	Melmalayanur	
401	4	VILLUPURAM	65	Viluppuram	63	Vikaravandi	
402	4	VILLUPURAM	65	Viluppuram	64	Viluppuram	
403	4	VILLUPURAM	55	Tindivanam	65	Vaanur	
404	24	VIRUDHUNAGAR	3	Aruppukottai	338	Aruppukottai	
405	24	VIRUDHUNAGAR	3	Aruppukottai	340	Narikudi	
406	24	VIRUDHUNAGAR	48	Srivilliputhur	341	Rajapalayam	
407	24	VIRUDHUNAGAR	67	Virudhunagar	342	Sattur	
408	24	VIRUDHUNAGAR	120	Sivakasi	343	Sivakasi	
409	24	VIRUDHUNAGAR	48	Srivilliputhur	344	Srivilliputhur	
410	24	VIRUDHUNAGAR	3	Aruppukottai	345	Thiruchuli	
411	24	VIRUDHUNAGAR	120	Sivakasi	346	Vembakottai	
412	24	VIRUDHUNAGAR	120	Sivakasi	348	Watrap	
413	24	VIRUDHUNAGAR	67	Virudhunagar	349	Virudhunagar	
414	24	VIRUDHUNAGAR	67	Virudhunagar	350	Kariyapatti	

List of District Educational Offices (DEO) in Tamil Nadu

SI.No.	Name of the District	Name of the DEO Office
1		ARIYALUR
2	ARIYALUR	UDIYARPALAYAM
3		SENDURAI
4		DEO NORTH
5		DEO CENTRAL
6	CHENNAI	DEO SOUTH
7		DEO W EST
8		DEO EAST
9		CHENGALPATTU
10	CHENGALPATTU	MADURANTHAKAM
11		ST.THOMAS MOUNT

SI.No.	Name of the District	Name of the DEO Office		
12		POLLACHI		
13	COIMBATORE	COIMBATORE		
14	CONVIDATORE	S.S.KULAM		
15		PERUR		
16		CHIDAMBARAM		
17	CLIDDALORE	CUDDALORE		
18	CUDDALORE	VADALUR		
19		VRIDHACHALAM		
20		DHARMAPURI		
21	DHARMAPURI	HARUR		
22		PALACODE		
23		DINDIGUL		
24	5,5,5,6,11	PALANI		
25	DINDIGUL	BATLAGUNDU		
26		VEDASANDUR		
27		ERODE		
28		PERUNDURAI		
29	ERODE	BHAVANI		
30		GOBICHETTIPALAYAM		
31		SATHYAMANGALAM		
32		KALLAKURICHI		
33	KALLAKURICHI	TIRUKOVILUR		
34		ULUNDURPET		
35		KANCHIPURAM		
36	KANCHIPURAM	SRIPERUMBUDUR		
37		NAGERCOIL		
38		THUCKLAY		
39	KANNIYAKUMARI	KUZHITHURAI		
40		THIRUVATTAR		
41		KARUR		
42	KARUR	KULITHALAI		
43		KRISHNAGIRI		
44		HOSUR		
45	KRISHNAGIRI	MATHUR		
46		DENKANIKOTTAI		
47		MADURAI		
48		MELUR		
49	MADURAI	USILAMPATTI		
50		THIRUMANGALAM		
51		NAGAPATTINAM		
52	NAGAPATTINAM	MAYILADUTHURAI		
53		SIRKALI		
54		NAMAKKAL		
55	NAMAKKAL	TIRUCHENGODE		
56	NILGIRIS	COONOOR		

SI.No.	Name of the District	Name of the DEO Office		
57		GUDALUR		
58	PERAMBALUR	PERAMBALUR		
59	PERAIVIBALUR	VEPPUR		
60		PUDUKKOTTAI		
61	PUDUKKOTTAI	ARANTHANGI		
62		ILLUPPUR		
63		RAMNAD		
64	RAMNAD	PARAMAKUDI		
65		MANDAPAM		
66	SANUSET	RANIPET		
67	RANIPET	ARAKKONAM		
68		SALEM		
69		SALEM RURAL		
70	SALEM	ATTUR		
71		SANKARI		
72	1	EDAPPADI		
73		DEVAKOTTAI		
74	SIVAGANGAI	THIRUPPATHUR		
75		SIVAGANGAI		
76		THANJAVUR		
77		ORATHANADU		
78	THANJAVUR	PATTUKKOTTAI		
79		KUMBAKONAM		
80		THENI		
81	THENI	UTHAMAPALAYAM		
82		PERIYAKULAM		
83		TENKASI		
84	TENKASI	SANKARANKOVIL		
85		TIRUNELVELI		
86	TIRUNELVELI	VALLIYOOR		
87		CHERANMAHADEVI		
88	TIBLIBATTI	TIRUPATTUR		
89	TIRUPATTUR	VANIYAMPADI		
90		TIRUPPUR		
91	1	PALLADAM		
92	TIRUPPUR	DHARAPURAM		
93	1	UDUMALPET		
94		PONNERI		
95	1	THIRUVALLUR		
96	THIRUVALLUR	AMBATHUR		
97	1	AVADI		
98	1	TIRUTTANI		
99		TIRUVANNAMALAI		
100	TIRUVANNAMALAI	CHENGAM		
101	1	POLUR		

SI.No.	Name of the District	Name of the DEO Office
102		CHEYYAR
103		ARANI
104	THEN WARLER	THIRUVARUR
105	THIRUVARUR	MANNARGUDI
106		TRICHY
107	TRICLIV	LALGUDI
108	TRICHY	MUSIRI
109		MANAPPARAI
110		THOOTHUKUDI
111	THOOTHUKUDI	KOVILPATTI
112		TIRUCHENDUR
113	VELLORE	VELLORE
114		VILLUPURAM
115	VILLUPURAM	TINDIVANAM
116		GINGEE
117		VIRUDHUNAGAR
118	VIDURIUMAÇAR	ARUPPUKOTTAI
119	VIRUDHUNAGAR	SRIVILLIPUTHUR
120		SIVAKASI

DELIVERY SCHEDULE FOR THE ORDERED QUANTITY

(To be submitted within 5 days from the date of Purchase Order)

Shoes Category: I / II ; Boys / Girls (Please tick - as applicable)

Delivery Milestone	Due date of Delivery / No. of days	Week No. 1 to 17 (120 / 7 days)	Delivery Quantity at Delivery Points (in Pairs)	Cumulative Delivery Quantity (in Pairs)	% of Cumulative Delivery Quantity to Total Purchase Order Qty.
25%	T+60 days	1			
		2			
		3			
		4			
25%		5			
		6			
		7			
		8			
	T+80 days	9			
50%		10			
		11			
	T+100 days	12			
75%		13			
		14			
	T+120 days	15			
100%		16			
		17			

Signature of the Successful Tenderer (with Seal)

ANNEXURE - XXIII

UNDERTAKING TOWARDS JURISDICTION OF LEGAL PROCEEDINGS

This Deed of undertaking executed at M/s		
and address of Tenderer), represented by its _ nereinafter called the "TENDERER" (Which e mean include their Agents, Representatives, Su	, Shri/Smt expression where the con	text so admits
TO AND IN FAVOUR OF		
TAMILNADU TEXTBOOK AND EDUCATIONAL S Maaligai, DPI Campus, 68, College Road, Che "TNTB&ESC" (Which expression shall where t the successors-in-office and assigns).	ennai - 600 006, hereina	fter called the
WHEREAS the TNTB&ESC has called for proceedings.	acceptance of jurisdic	ction of legal
NOW THIS UNDERTAKING WITNESSETH that no any matter arising in any respect under this case in appropriate Civil Court of Chennai or tagreed that no other court shall have the proceedings, even though, part of the causiurisdiction. In case, any part of cause of actionary of the courts in Tamil Nadu and not in the petween parties that such suits or proceeding Tamil Nadu and no other court outside Tarthough any part of the cause of action might courts.	ontract shall be institute the Court of Small causes jurisdiction to entertainse of action might arise on might arise within the courts in Chennai City, the ngs shall be instituted in the courts in the in the cour	d in any court, , Chennai. It is in any suit or e within their jurisdiction of nen it is agreed n court within isdiction, even
IN WITNESS WHEREOF acting foron behalf of the TENDERER has signed thin hereinbefore first mentioned.		
Place: Date:		
Signature:		
Name of Tenderer: Address:		