

NATIONAL TEXTILE CORPORATION WESTERN REGION MUMBAI

Sub: Offers for liquidation of B Grade/ SL And Water Damage fabric stock lying at M/s. Rajnagar Textile Mills, Ahmedabad and M/s. Finlay Mills, Achalpur

Offers are invited from prospective bidders for sale of fabric available in the M/s. Rajnagar Textile Mills, Ahmedabad and M/s. Finlay Mills, Achalpur. The stock details offered for liquidation are as per attachment..The interested parties are invited to submit their requirement through e-mail only on wromarketingoffers@ntcltd.org on or before **14.11.2018 up to 02.00 PM.**

The Terms and Condition for the said liquidation are as follows:

1. The quantities indicated are approximate and may vary at the time of actual delivery.
2. A refundable security deposit (interest Free) of Rs 50000 (Rs Fifty Thousand only) is payable along with Bid through RTGs./ DD on any Scheduled commercial / Nationalized Bank The Bidders are requested to send the details of RTGS on mail id "wroyarnbooking@ntcltd.org" on or before schedule opening of the tender.. The Bank details for RTGs are as follows:

**NTC LTD UNIT WESTERN REGION
CENTRAL BANK OF INDIA
BALLARD ESTATE, MUMBAI
IFSC CODE : CBINO280597
ACCOUNT NO : 3058915704**

Note: The Bids received Without Security deposit will not be considered.

3. The parties should inspect the fabric at the unit prior to submission of bids at offices located at Rajnagar Textile Mills, Ahmedabad and M/s. Finlay Mills, Achalpur on any working day from 10.00 AM to 5.00 PM. In the office of General Manager of respective Units.
4. Offers to be unconditional and without any prejudices..
5. NTC reserves the right to accept or reject any of the offers received and also may at its discretion split the quantities based on offers received.
6. The successful bidders will have to **deposit 5%** of the value of allotted quantity prior to commencement of lifting of material and the same amount will be adjusted in their last delivery.
7. In case of B Grade, seconds, cut length(SL) the goods will be delivered as is where is basis & as is what is basis and no complaint will be entertained.
8. The successful bidder to whom the fabric is allotted will have to enter into the contract and contracted terms and conditions will be binding on both the parties.
9. The parties shall lift the entire allotted quantity within 15 days from date of order.
10. In case of delay in payment on due date, interest shall be charged @18% per annum from the date of allotment of the orders
11. Payment shall be accepted by DD from Nationalized Banks or RTGS only.
12. In the event of withdrawal from contract in between the existence of the contract period, the initial deposit given by the successful bidder will be forfeited and such a bidder would be liable for blacklisting.
13. **No Commission and No Cash Discount will be applicable.**
14. It may please be noted that offers once submitted, along with details will be treated as final and no amendment received subsequent to the submission of offer on mail shall be entertained nor responded to.

15. The corporation will evaluate the offers and revert on the same within week's time.
16. The rates quoted by the bidders will be ex Mill . GST & other government levies as applicable will have to be borne by party at the time of delivery against applicable offer Rates. Party as to ensure at GST No. and PAN Card details should also be provided along with offers.
17. In furtherance to this the contract will also be governed by the Terms & Conditions attached herewith. **Annexure A (5 Pages)**.
18. The transactions and disputes arising of the contracts entered between the party and mill shall be subject to the **Court Jurisdiction of Mumbai**.

Offers for liquidation of Entire Lot of Water Damage fabric stock lying at M/s. Rajnagar Textile Mills, Ahmedabad

Bidders may please note the following

1. The party has to lift the entire material As Is Where Is & As Is What Is basis.
2. The parties should inspect the fabric at the unit office located at Rajnagar Textile Mills, Ahmedabad on any working day from 10.00 AM to 5.00 PM. In the office of General Manager.
3. **Offers to be given for the entire lot**
4. **The base price of total value for the whole lot is Rs 800000.00 for 24334 meters.**
5. **No pick & choose / Conditional offers for quality and quantity shall be permitted / accepted.**
6. **In case of any shortage or excess the average per meter price calculated against your offer will be adjusted irrespective of the quality and quantity.**
7. Water Damage goods will be delivered as is where is basis & as is what is basis and no complaint will be entertained.

IN CASE OF ANY QUIRIES / CLERIFICATION PLEASE FEEL FREE TO CONTACTS
Sr. MANAGER (MARKETING) ON LL 022-22686604 / 09323842499 /9869648176.

(Accepted the Terms & Conditions)
SEAL & STAMP OF THE PARTY

**NATIONAL TEXTILE CORPORATION LTD., WR
FINLAY MILLS ACHALPUR**

FOLLOWING GREY FABRICS STOCK OFFERED FOR LIQUIDATION
THE OFFERS ARE INVITED ON wromarketingoffers@ntcltd.org upto 14.11.2018 at 14.00

GRADE - B

Sr. No.	Sort No.	CONSTRUCTION		Width in cms	STOCK IN METERS	B Grade offer rate per meter in Rs
		WarpXWeft	EPIxPPI EPI on Table			
GRADE - B						
Quality - Satin						
1	6008	60CC x 60CC	165x104	63	3,255	
2	6009	60CC x 60CC	165x102	63	348	
3	6013	60CCx60KC	165X102	63	3,008	
4	6021	60CWx60CW	165X102	63	358	
5	6024	60CC x 60CC	165x100	63	13,329	
Quality - Plain						
6	4012	40kcX40k	118x62	63	17,953	
7	4014	40CCX40C	130X72	63	7,853	
8	4018	40KCX40K	100X80	63	315	
9	4019	40CCX40C	130X72	63	639	
10	6006	60CC x 60CC	132 x 120	63	304	
11	6004	60CC x 60CC	166X64/2	122	952	
12	6020	60CWx60CW	130X108	63	494	
13	6022	60CCx60CC	92X88	63	1,746	
14	4009	40KCX40K	118X70	63	8,882	
15	5001	50CCX50CC	142X80	63	1,087	
Quality - Twill						
16	2240	2/40sk X 2/40sk	96 X 72	63	1,254	
17	4022	40KCX40KC	132x68	63	7,526	
18	3361	2/60CCX2/60CC	130X64	63	1,420	
19	3363	2/60CWx40CW	140X104	63	276	
20	4105	40CX40C	112X83	120	2,051	
21	4106	40CX40C	130X72	122	2,981	
TOTAL - GRADE B					76,031	

GST & other government levies as applicable will have to be born by party at the time of delivery against applicable offer rate
Party as to ensure at GST No. and PASN Card details should also be provided along with offers

SEAL & STAMP OF THE PARTY

**NATIONAL TEXTILE CORPORATION LTD., WR
FINLAY MILLS ACHALPUR**

FOLLOWING GREY FABRICS STOCK OFFERED FOR LIQUIDATION
THE OFFERS ARE INVITED ON wromarketingoffers@ntcltd.org" upto 14.11.2018 at 14.00

SHORT LENGTH PIECES DETAILS

SR. NO.	SORT NO.	LENGTH -		Weave	2 TO 20 MTRS.		Short length offer rate per meter in Rs	20.1 MTRS TO 39.9		Short length offer rate per meter in Rs
		CONSTRUCTION	WIDTH (INCHES)		NO.OF PIECES	METER		NO.OF PIECES	METER	
1	4001	40CCX40CC-92X88	63	Plain	31	430		31	864.5	
2	4002N	40CCX40CC-126X72	63	Plain	240	2819		176	4436.5	
3	4003N	40CCX40CC-116X96	63	Plain	114	1471		82	2276.5	
4	4004N	40CCX40CC-114X72	63	Plain	134	1652.5		104	2918.5	
5	4005N	40KCX40K-114X72	63	Plain	313	4134.75		244	7249.5	
6	4006	40KCX40K-114X64	63	Plain	564	7139.5		46	1436	
7	4007N	40KCX40K-116X70	63	Plain	216	2241.95		39	1139.5	
8	4008	40KCX40K-116X64	63	Plain	154	1785.5		0	-	
9	4009	40KCX40K-114X70	63	Plain	217	2779		0	-	
10	4010	40KCX40K-64/4X68	63	Twill	121	1560.8		0	-	
11	4011	40KCX40K-88X88	63	Plain	11	174.5		0	-	
12	4012	40KCX40K-118X62	63	Plain	469	5929.5		0	-	
13	4014	40cc x 40c - 130 x 72	63	Plain	124	1201.5				
13	6001	60CCX60CC-88X88	63	Plain	342	7566		81	2143.5	
14	6002	60CCX60CC-132X72	63	Plain	9	135		0	0	
15	6003N	60CCX60CC-126X108	63	Plain	693	10419.45		417	11167.5	
16	6005	60CCX60CC-132X100	63	Plain	12	162.9		20	551.1	
17	6006	60CCX60CC-132X120	63	Plain	19	312		2	89	
18	6007	60CCX60CC-64/5X120	63	Satin	181	2012		25	717	
19	6008	60CCX60CC-64/5X104	63	Satin	740	7751.45		161	4856.5	
20	6009	60CCX60CC-64/5X102	63	Satin	243	3197.6		0	-	
21	6010	60CCX60CC-64/5X98	65	Satin	62	705.5		0	-	
22	6011	60KCX60K-64/5X102	63	Satin	19	258.5		0	-	
23	6012	60KCX60K-64/5X102	65	Satin	94	1201		0	-	
24	6013	60CCX60K-64/5X102	63	Satin	687	7977.5		0	-	
25	6015	60CCX60CC-64/5X102	65	Satin	37	412		0	-	
26	6017	60CCX60CC-130X72	66	Plain	10	131.9		0	-	
	6024	60cc x 60cc - 165 x 100	11	Satin	11	163				
27	3360	2/60CCX2/60CC-130X64	63	Twill	10	104.5		0	-	
28	6101	60CCX60CC-68/5X56/2	120	10 mm Stripe	4	49		0	-	
					5881	75878.8		1428	39845.6	

GST & other government levies as applicable will have to be born by party at the time of delivery against applicable offer rate
Party as to ensure at GST No. and PASN Card details should also be provided along with offers

**NATIONAL TEXTILE CORPORATION LTD., WR
RAJNAGAR TEXTILE MILLS, AHMEDABAD**

FOLLOWING GREY FABRICS STOCK OFFERED FOR LIQUIDATION

THE OFFERS ARE INVITED ON wromarketingoffers@ntcltd.org upto 14.11.2018 at 14.00

GRADE - B

Sr. No.	Sort No.	Construction				PIECE LENGTH (m)	B Grade offer rate per meter In Rs
		Warp x Weft	EPI x PPI	Width	Weave	40 & Above	
1	7174	50Kcx50Kc	146x76	63"	Satin	387	
2	11662 Kc	40KCX40KC	120x64	63"	Plain	200	
3	11662	40kcX40k	120x64	63"	Plain	3420	
4	12064	40Kx40K	120x64	63"	Plain	97	
5	10090-A	40Kx40K	100X92	126"	Plain	278	
6	9640	40Kx40K	100x82	128"	Plain	709	
7	6020	60CCX60CC	178X120	120"	Satin	85	
8	13270-K	40KCX40K	136x72	120"	Satin	1166	
9	12076	40KCX40K	120X76	63"	Plain	183	
10	11670	40KX40K	120X72	106"	Plain	98	
11	4056/S	40Kx40K	120x58/2	120"	Satin Strip	40	
						6663	

**Short length less than 10 meters

GST & other government levies as applicable will have to be born by party at the time of delivery against applicable offer rate. Party as to ensure at GST No. and PASN Card details should also be provided along with offers

SEAL & STAMP OF THE PARTY

**NATIONAL TEXTILE CORPORATION LTD
RAJNAGAR TEXTILE MILLS, AHMEDABAD**

FOLLOWING WATER DAMAGE GREY FABRICS STOCK OFFER FOR LIQUIDATION

THE OFFERS ARE INVITED ON " wromarketingoffers@ntcltd.org" up to 14.11.2018 at 14.00

SORT NO	CONSTRUCTION	WEAVE	ACTUAL METER	Water damaged Offer Rate in Rs
				Offer rate for entire lot
11662	40KC X 40K/120 X64/63"	PLAIN	3863	}
2056	40K X40K/ 120 X58/120"	SATIN	109	
3678-A	36CC X36CC/92 X80/111"	PLAIN	345	
4096	40K X40K/118X98/120"	SATIN	81	
4070	40K X40K/100 X70/113"	PLAIN	6163	
4070-A	40K X40K/100X70/126"	PLAIN	4145	
12064-63"	40K X40K/120 X64/63"	PLAIN	223	
12064-105"	40K X40K/120X64/105"	PLAIN	433	
10090-A	40K X40K/100 X90/126"	PLAIN	142	
10076	40K X40K/100 X78/120"	PLAIN	1201	
4070-B	40K X40K/100 X70/120"	PLAIN	296	
9640-120"	40K X40K/100 X82/120"	PLAIN	1259	
9640-123"	40K X40K/100 X82/123"	PLAIN	323	
9640-128"	40K X40K/100 X82/123"	PLAIN	864	
11664	40KC X40 K/120 X64/120"	PLAIN	117	
9655/2K	40KC X40 K/100 X57*2/122"	PLAIN	74	
9670-K	40KC X40K/100 X70/120"	PLAIN	220	
13270-K	40KC X40K/136 X72/120"	SATIN	228	
11670-B	40K X40K/120 X70/120"	PLAIN	65	
4068	40CC X40CC/100 X70/120"	PLAIN	178	
7176	50KC X50KC/146 X78/63"	SATIN	352	
12076	40KC X40K/120 X76/120"	PLAIN	60	
12076	40KC X40K/120 X76/63"	PLAIN	627	
6075	60CC X70CC/148 X74*2/103"	POLYESTER SATIN	927	
9670-BK	40KC X40K/100X70/97"	PLAIN	96	
12096	40KC X40K/120 X96/63"	PLAIN	259	
11662-KC	40KC X 40K/120 X64/63"	PLAIN	1182	
6020	60CC X60CC/178 X120/120"	SATIN	110	
13269	40KC X40KC/136 X72/120"	TWILL	30	
11670-C	40K X40K/118 X70/120"	SATIN STRIP	362	
Total Water Damage			24334	

In Figure _Rs. _____

In Words _Rs _____

GST No
PAN No

SEAL & STAMP OF THE PARTY

TERMS AND CONDITIONS OF SALES CONTRACT FOR CLOTH SALES

Clause: 1 The quality of the goods shall except in the case of sale by sample or by construction accord with the recognized quality cloth manufactured by the seller.

In the case of the sale by sample the seller shall furnish to the buyers two sets of signed samples for approval and the buyer shall sign both the sets and return one of them to the seller which shall term the basis of the contract. Provide that if neither a set with the signature of the buyer as aforesaid nor any complaint about the sample is received by the seller within seven days of the date of receipt of the samples by the buyers the buyers shall be deemed to have approved the seller a signed sample which shell from the basis of the contract. It shall be the responsibility of the buyer to collect the samples from the sellers.

Clause: 2 The seller does not guarantee, except where a particular assortment is specially stipulated, any fixed assortment in the delivering of goods of various dimensions and patterns and bearing different number and in such cases the buyer shall take delivery of end pay as herein agree for all bales (not exceeding the contract quality) for time to time ready for delivery regardless of the assortment.

Clause: 3 If the contract expires on a mill Holiday, then the contract will be extended to the next working day. All Sales contracts should be signed by Agents / Merchants and G.M. / Sales Incharge of the mills. A plus / minus 10% quantity against the contract will be allowed.

Clause: 4 In the case of goods sold at a fixed rate of kilogram the buyers shall not raise any objection or claim compensation for short weight so long as the average weight per bale in lot delivered does not vary from the invoice weight by more than 2 per cent, per bale. The seller does not guarantee the weight of any goods sold by piece.

Clause: 5 The buyer shall not be entitled to any allowance or compensation for any deficiency in the width of dyed, bleached and/ or calendared goods when such deficiency does not exceed tolerance for the time being prescribed under the Trade & Merchandise Marks Act 1958.

Clause: 6 In the case of sale of ready goods payment thereof shall be made & delivery thereof taken b the buyer within 7 days of sale.

Clause: 7 In the case of sale and goods for future delivery when the period of delivery extends to two months or more and the quantity deliverable per month is not specified the seller shall supply the goods in approximately equal lots per month. The seller or as the case may be their selling agents shall notify the buyers of the number & particulars of the bales ready for delivery. In respect of each calendar month, by letter and/ or Invoice within the month itself o r within the first seven days of the following month.

Clause: 8 The buyer shall on the last day of each calendar month, but notice under clause 7 has not been sent within three days of the dispatch of the notice by the seller, take delivery and pay for in cash against delivery of as many bales approximating to the quantity specified in the contract, as shall have been notified. In respect of that calendar month and either at the mill premises on at the godowns of the seller in the market but giving delivery. In the market shall not render the sale liable to a claim by the buyers for late delivery. If the bales were ready for delivery at the mill premises or at the godowns of the seller on the last day of the aforesaid calendar month.

Signature and Rubber Stamp of the firm

Date:

Clause: 9 In the event of the buyers requesting the seller to dispatch the goods by rail, road, sea or end the seller according to such request the goods shall be at the risk in all respects of the buyer from the time they leave the mill premises or the godown as the case may be including the risk of delay in delivery due to non-booking of the goods by the railways, road, shipping or air transport company for which the seller takes no responsibility. Whatsoever but the seller will as far as possible and requested by the buyers in writing. Intimate the buyers the circumstances known to them concerning the hold-up.

Clause: 10 Where the goods are to be delivered in lots or by installments this contract shall be deemed and construed as a separate contract in respect of each lot or installment and the rights and liabilities of the sellers and the buyers respectively shall be the same as though a separate contract had been made in respect of each lot or installment.

Clause: 11 All goods of which delivery shall not be taken by the buyers in accordance with the terms of this contract shall as from the date on which delivery thereof ought to have been taken be deemed to have been appropriate to this contract and the buyer shall be deemed to have assented to such appropriation without any further consent on their part then is evidenced by their being parties to and signing this contract from the lots of such appropriation. The said goods shall be held by the seller on account of the buyer and at their sole risk as regards loss, damage, deterioration or otherwise and the price of the goods PLUS all charges shall carry interest in favour of the seller from due date at prevailing Bank Rate the seller shall be entitled at their sole discretion and after giving not less than seven days notice to the buyer which shall be deemed to have been duly given if delivered or sent registered post to the last known place of business or residence of the buyer, to sell the said goods on account and at the risk of the buyer either by public auction and or by private sale and either together or in lots and at such time or times and on such terms and conditions as the dealers may think fit. If the net sale proceeds of the goods shall be less than amount due to the seller for the price of the goods PLUS interest and all charges, the buyers shall pay the difference to the sellers on demand.

Clause: 12 The seller shall have a general lien on all goods of the buyers for the time being in the possession of the seller including goods already paid for but of which delivery may not have been taken by the buyer for total amount due to the seller for the time being under this contract and also for any amount due to the seller under any other contract with the buyers either alone or jointly with another or other.

Clause: 13 In respect of all goods normally the depot agents are allowed grace period of 15 days for lifting the sold goods. Any delay occurred beyond 15 days then carrying charges are collected from 16th day of sale. The rate of carrying charges will be Rs.6/- per bag / bale per day from 16th day to 30th day. For storage above 30 days, carrying charges of Rs.10/- per bag / bale per day will be collected.

Clause: 14 If any goods while in the possession of the seller shall not be destroyed and/ or damaged from any cause whatsoever after the due date for delivery there to the buyers, any sum recovered from the insurance company. In respect of such goods against such destruction and / or damage may be applied by the seller in satisfaction in whole or in part as the case may be of the price of the said goods PLUS interest and all charges and if the sum so recovered shall be less than the price of the said goods PLUS interest at 18 percent and all charges the seller shall pay excess to the buyers on demand.

Signature and Rubber Stamp of the firm

Date:

Clause: 20 The buyers shall give to the sellers in writing the instruction for designs, patterns, finishing, shaded folding, finishing, shaded folding assortment, stamping, ticketing and packing for the goods within 14 days after the date of the contract. If such instruction are not given within the aforesaid time the delivery period shall be deemed to have been extended by such period as the sellers may deemed reasonable or of the option of the sellers, the seller will be at liberty but will not be under obligation to proceed with the manufacture of the goods will design, patterns, finishing, shaded at their, assortment etc at their sole discretion and the buyers shall be bound to take delivery of the goods so manufactures by the seller.

Clause: 21 All risk arising out of labels trademarks, trade number and trade designs supplied by the buyers shall be borne and by the buyers and the buyers bind themselves to keep the seller indemnified against all consequences arising out of the same.

Clause: 22 (a) As and when any such dispute is referred to arbitration in respect of the goods which have been already delivered end for which payment has been made unless the arbitration award is to the effect that the goods under dispute are no render, the buyer shall be bound to accept the said goods on payment by the seller of allowance (if any) awarded to the buyer. If however the arbitration award is to the effect that the goods are no tender the buyers shall be entitled to invoice back the said goods with any penalty the arbitrators may award.

(b) No reference however, as aforesaid shall be made by the buyer in respect of goods delivery whereof have not been taken by him unless he deposit with the mills as security an amount equivalent to 10 per cent of the total value of the goods firming the subject matter of the reference if demanded by the seller. If the reference to arbitration is made the seller then arbitrators shall before proceeding with the reference call upon the buyers or make a deposit as aforesaid, If the seller request the arbitration to do so. In case the buyer refuses to make the deposit it will be open to the arbitrators to award such penalty to the sellers (against the buyers) as they make think fit.

In the event of any such dispute referred to arbitration unless the arbitration award is to the effect that the goods under dispute are no tender the buyer shall be bound to accept the goods with the allowance (if any) awarded to the buyer and take delivery thereof after making full payment. If however the arbitration awars is to the effect that the goods are no tender the buyer shall not be bound to take the delivery of the goods and shall be entitled to receive penalty (if any) that the arbitration may award.

Clause: 23 In case of non- fulfillment of the conditions of any of the previous and/ or understanding contracts the sellers reserved their rights not to perform their obligation under this contract as also any other outstanding contracts.

Clause: 24 Nothing appearing in this contract in any regional language save only the name or signature of the buyers or his agent, shall be binding upon the seller.

(a) The ex-mill rates in the body of the contract unless otherwise stated are exclusive of any taxes and / or duties in force or which may be impose in future by the central and/ or State Government.

Clause: 25 Two part-pieces to the extent of 10% can be delivered by the mills in each full length bale without any allowance.

Signature and Rubber Stamp of the firm

Date:

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Clause: 26 Party may be allowed to lift the goods upto 15 days from the date of proforma invoice. However, overdue interest @ 18% per annum will be charged from the eighth day upto 15th day. The regional offices will have the right to cancel the contract in case of non-lifting of indented goods within 15 days of proforma invoice. Any loss due to this transaction will be debited to the erring party.

Clause: 27 In the case of any new exclusive purpose quality is manufactured then the advance to the extent of not less than 5% of the value of the contract will be collected. This will not carry any interest and will be adjusted in the last invoice.

Clause: 28 In all cases the contract shall be deemed to have taken place at Mumbai and action to it will be subject to Mumbai Jurisdiction.

Signature and Rubber Stamp of the firm

Date:

(Page -5/5)

Clause: 15 The seller shall not be responsible for late delivery due to strikes, Lockouts, accident, breakdown machinery or any unforeseen clause, event or in directly interfering with the manufacture of the goods forming the subject matter of the contract. Where the seller is unable effect delivery of any goods within the specified time for the reason mentioned in this clause, the time for delivery shall be deemed to have been extended by a period reasonable required by the seller not extending 45 days and all the mutual obligations of the seller and the buyer except for the time of delivery being so extended shall remain in full force and affect ad before. The seller shall bound however to give notice of this fact to the buyer within reasonable time of the occurrence of the event justifying the extension end in any event before the original due date of delivery. Should a period longer than 45 days over the contracted delivery time before necessary to effect delivery on the part of the seller in pursuance of this clause, the seller sale intimate the buyer in writing of the time required by him to effect delivery of the portion remaining to be manufactured and then the buyer shall have the option of either accepting the whole or the part of the belated portion without any abstinent in price within a week notice in writing to the seller of his intention to do so to cancel the contract in respect of the goods then remaining to be manufactured, provided that the buyers shall not be entitled to exercise the right to cancel the contract in respect of the remaining to be manufactured unless the buyers pay for and take delivery of the goods which are already manufactured. If the seller is unable to avail himself of the option in pursuance of this clause to manufacture the goods and deliver the same even the buyer agree to accept late delivery, the seller will be entitled to claim cancelled of the undelivered portion and the buyer will not be entitled to claim any damage for non delivery.

Clause: 16 The buyer shall not be entitled to make any claim for an allowance or otherwise in regard to the condition of goods when once the goods have left the mill premises or the godown as the case may be of the seller. Unless prove that the damage was done at the mills and the claim is lodged within 30 days the goods.

Clause: 17 The buyer shall not be entitled to make any claim for an allowance or otherwise on the ground that the goods delivered are not in accordance with the contract unless notice in writing of their intention to make such claim shall have been given to the seller within one month after the goods reached to the town of destination or within 2 ½ months from the date of delivery from the mill godown whichever is less. In default of any such notice that the goods deliver shall be deemed to be in all respects in accordance with the contract and any claim otherwise preferable shall be deemed to have been extinguished.

Clause: 18 In the event of any goods forming the subject of this contract or any portion thereof being destroyed or show damaged by fire, water or other causes beyond the control of the control of the sellers as to render them merchantable while stored at the mills or godown of the seller pending due date of delivery the contract in respect of such goods, but in the price of such goods shall have been paid by the buyer, shall be entitled to a refund thereof.

Clause: 19 The seller shall supply to the buyers signed copy of the contract within 7 days from the date the buyers have signed the contract, any change, addition, end/ or correction in hand and/ or in typing and/ or rubber stamping and/ or by and I shall to make the change, correction etc. valid and operative be in tilled by the seller and the buyer.

Signature and Rubber Stamp of the firm

Date: