THE STATE TRADING COPORATION OF INDIA LTD; (A Govt. of India Enterprise) Jawahar Vyapar Bhavan, Tolstoy Marg, New Delhi - 110001

TENDER FOR PURCHASE OF YELLOW PEAS

TENDER NO. STC/PUL/IMP/06/2010-2011

DATED 14.09.2010

Tender closing time and Date 15 00 Hours IST on 22.09.2010

The State Trading Corporation of India Ltd. (STC) invites offers for purchase of Yellow Peas as per details and other terms and conditions given below:

1. Item ,Quantity & Shipment Schedule:

Pulse (2010 crop)	Country of Origin	Quantity in MTs	Mode of Shipment CIF	Shipment Schedule	Discharge Port
Yellow Peas Whole No.2 Or Better (2010 crop)		25,000 (+/-10%)	Loose in Bulk	Oct/ Nov, 2010	Mumbai/ Mundra/
Yellow Peas Whole No.2 Or Better (2010 crop)	Canadian/ French	25,000 (+/-10%)		Nov./ Dec., 2010	Vizag/ Kolkata (Buyer's Option)
(2010 Clop)		25,000 (+/-10%)			

NOTE: I- Afloat cargo of the same specification certified by internationally recognized surveyor/Canadian Grain Commission shall be acceptable subject to discretion of STC's management.

NOTE: II - Qty can be increased or decreased at the sole discretion of the buyer depending on the prices received in the tender. Partition of minimum quantity shall not be entertained.

NOTE: III- Country of Origin should be specifically mentioned in the Bid.

NOTE: IV- No demurrage- no dispatch condition will apply for the consignments received through Mundra Port, if any.

NOTE: V-Sellers to ensure suitable arrival draft at respective discharge port(s) at the time of shipment failing which all risk, quantity loss, laytime and other related charges will be borne by the seller due to unsuitable draft.

2. QUALITY/ SPECIFICATIONS:

As per Annexure I

ALL BIDDERS HAVE TO COMPLY WITH INDIAN PHYTOSANITARY REQUIREMENTS FIT FOR HUMAN CONSUMPTION.

3. SHIPMENT

Seller to arrange shipment as mentioned in table in clause 1.

Buyer has the right to amend Seller's shipment date within laycan.

4. PRICE

Offer for supply of Pulses to be quoted in USD PMT nett delivered weight and quality basis on CIF Basis. The prospective bidders are required to quote on **CIF landed Weight Final** basis along with Port of loading.

5. INSPECTION

- A. The Buyer will appoint a Pre-Shipment Inspection Agency (PSI). The total cost of Pre-Shipment Inspection Agency shall be borne by the Seller.
- B. The Seller shall, on receipt of L/C from the Buyer, offer to the Buyer's nominated PSI, the stocks as per shipment schedule prior to shipment/despatch and also shall ensure PSI's accessibility to the stocks for inspection, sampling, testing etc.
- C. The PSI shall draw required number of representative samples jointly with the Seller and other attending agencies, in accordance with the International Trade Practice, prior to loading of cargo tendered by the Seller for shipment/dispatch.
- D. Quality and quantity to be final at load port as per load port surveyor's certificate. In the event of any variation in quality/quantity at discharge port, a joint survey shall be carried out and the buyer shall lodge claims on the seller. This is subject to clause 2(h) under annexure IV
 - I) The offered stock shall be rejected if it does not meet any of the Specifications or Characteristics.
- E. The PSI shall allow sailing/dispatch after proper airtight sealing of the covers of the holds/hatches of the vessel.
- F.PSI shall allow loading of the cargo into ship after due satisfaction that the vessel is fully fit for the loading of cargo, in accordance with the tender terms and conditions. In case of any violation PSI may refuse to accept the vessel.
- G. Quantity, quality, weight, packing etc. Certificate to be issued by international reputed surveyor nominated by buyer at the port of loading at the time of shipment at seller's cost. Surveyors to ensure that the consignments conform to Indian Plant Protection and Quarantine requirements and issue a certificate to that respect in addition to the certificates issued by Government authorized agency of country of origin.

6) PAYMENT

100% payment by irrevocable, non-transferable letter of credit in US\$ through a scheduled bank in India against shipping documents (detailed in Annx. IV).

7) BID BOND / EARNEST MONEY DEPOSIT

The offer shall be accompanied by a BID BOND in US dollars as per STC's standard format as per annexure – II or bank draft made out in favour of STC of India Ltd. payable at New Delhi of a value equivalent to 5% of the total value of the offer made by the offeror. In case of unsuccessful bidders, the EMD/BID BOND shall be refunded/returned without interest. Bid Bond shall be valid up to 30.09.2010. Offers received without BID Bond/EMD will not at all be considered and will be summarily rejected.

8) PERFORMANCE BANK GUARANTEE:

In case of confirmation of business, successful supplier shall provide a performance bank guarantee (PBG) equivalent to 5% value of the contract within 5 working days from the date of finalization of business, as per STC standard format (Annexure-III) failing which STC reserves the right to forfeit/invoke the EMD/Bid Bond. The PBG (s) shall be valid upto 30.06.2011.

- (i) Satisfactory performance of the Contract includes delivery of the commodity strictly according to the specifications, terms and conditions referred herein, within the stipulated period of shipment and settlement of all claims.
- (ii) Bid bond of the successful bidder shall be forfeited without any notice if the successful bidder fails to furnish the required Performance Guarantee within shipment period.

9) OTHER TERMS

As per Annexure IV.

SUBMISSION OF BIDS & VALIDITY:

The offer complete in all respects addressed to Chief General Manager (Pulses), State Trading Corporation of India Ltd., Jawahar Vyapar Bhavan, Tolstoy Marg, New Delhi – 110001 be deposited in sealed envelope in tender Box conspicuously placed on the 6th Floor annexie at the above address latest by 15 00 Hrs. IST of 22/9/2010. **The tenders shall be opened in public on the same day (22/9/2010) at 15 30 Hrs IST.**

OFFERS SHOULD BE TENDERED ONLY AS PER PRICE BID FORMAT provided at <u>Annexure-V.</u>

The offers should be valid for acceptance by STC till 17 30 Hrs. IST of 30.09.2010.

Offers incomplete or deficient, received late and / or not accompanied by valid BID BOND/EMD shall be summarily rejected. STC reserves the right to reject and / or accept all or any offers including the lowest offer without assigning any reasons.

- a) The local agent of the bidder duly authorized by his principal, may submit offers, negotiate and sign contracts and other documents. In case of any litigation and/or arbitration between STC and the bidders, summons or any other legal process served on the local agent, shall be admitted and held as valid as if served upon the principal/bidder.
- (b) Each page/document must be signed by the Bidder.
- c) The Buyer reserves the exclusive right to increase, decrease or split the quantity tendered.
- (d) Seller have the option to ship in containers with no extra cost to STC with the prior consent of buyer.
- (e) Letter(s) of acceptance will be issued by Fax or E-mail or Registered Post/ Courier to the successful bidder(s) and/or his/their Agents(s) in India within the validity of offer.

(A) YELLOW PEAS NO.2 OR BETTER CURRENT CROP (CANADIAN ORIGIN)

TEST	SPECIFICATIONS		
GRADE	NO. 2 OR BETTER		
GRADL	EXCEPT MAX. 8% SPLITS		
GRADING FACTORS:			
- COLOUR	FAIR		
- OTHER COLOURS	2.0% MAX		
- FOREIGN MATERIAL	0.5% MAX		
	8.0% MAX		
- SPLITS	(ALLOWABLE UPTO 12% WITH A DISCOUNT OF		
- SPLITS	US \$1 PMT FOR EVERY 1% PERCENTAGE INCREASE OR PART THEREOF. BEYOND 12%		
	CARGO WILL BE REJECTED)		
- TOTAL DAMAGE	5% MAX		
- MOISTURE	14% MAX		

(B) YELLOW PEAS (EU ORIGIN):

TEST	SPECIFICATIONS
- COLOUR	FAIR
- OTHER COLOURS	2.0% MAX
- FOREIGN MATERIAL	2% MAX
	10.0% MAX
- SPLITS	(ALLOWABLE UPTO 15% WITH A DISCOUNT OF US \$1 PMT
0. 2.7.0	FOR EVERY 1% PERCENTAGE INCREASE OR PART THEREOF
	BEYOND 15% CARGO WILL BE REJECTED)
- TOTAL DAMAGE 5% MAX	
- MOISTURE	15% MAX

GENERAL

PLEASE NOTE ALL THE PULSES QUOTED SHALL BE FROM CURRENT SEASON'S CROP (2010) AND SHALL BE SOUND, SWEET, CLEAN, WHOLESOME, FREE FROM MOULDS/FUNGUS, LIVE INSECTS OBNOXIOUS SMELL, ARTIFICIAL COLOUR, ADMIXTURE OF UNWHOLESOME SUBSTANCE AND SHOULD BE OF REASONABLE UNIFORM SIZE, SHAPE AND COLOUR CHARACTERISTICS.

ALL REQUIREMENTS OF PLANT QUARANTINE (REGULATION OF IMPORT INTO INDIA) ORDER 2003 OR ANY AMMENDMENTS THEREOF TO BE STRICTLY ADHERED TO FAILING WHICH THE CONSIGNMENT WILL STAND REJECTED.

RADIO ACTIVE CONTAMINATION, IF ANY, WITHIN PERMISSIBLE INTERNATIONAL LIMITS.

MYCOTOXIN INCLUDING AFLATOXIN NOT TO EXCEED 0.03 MILLIGRAMS PER KILOGRAM.

TENDER FOR PURCHASE OF PULSES

BID BOND PROFORMA

(On stamp paper of Rs. 10/- to be executed by any international Bank through its branch office in New Delhi)

one in the beauty
The State Trading Corporation of India Ltd., Jawahar Vyapar Bhavan, Tolstoy Marg, <u>New Delhi – 110001.</u>
Dear Sirs,
WHERAS M/s
2. Notwithstanding anything mentioned hereinbefore, our liability under Guarantee is restricted to US\$
DATED
PLACE

Tender for Purchase of Pulses

PERFORMANCE GUARANTEE Format (to be executed by any prime bank in India on stamp paper of Rs.100/-)

The State Trading Corporation of India Ltd., Jawahar Vyapar Bhavan, Tolstoy Marg, New Delhi – 110001.

1. Against Contract No./Tender No.	dated
(hereinafter called the LOI/Contract enter	red into between the STC (hereinafter called the (hereinafter called the Sellers) this ellers, we Bank
unconditionally and irrevocably guarant demand, the amount of US \$ or demur or reference to the Sellers it obligations under the said contract. The writing to the bank that the sellers have fathe contract shall not be questioned and the will accordingly forthwith our proof whatsoever failing which inter-	ee to pay to the Buyers immediately on first (@ 5% of contract value) without any protest the Sellers fail to perform all or any of their edecision of the Buyers duly communicated in ailed to perform all or any of the obligations under be final and conclusive. The said amount of US \$ be paid without any conditions or requirement of test @ 15% p.a. on monthly rest basis shall be
payable by the Bank to Buyer.	
to the buyer to lodge claim within 15	effective for a period upto 30.06.2011 with a right 5 banking days from the date of expiry. We ake not to revoke this guarantee during its the Buyers.
5 1 6 11	
without affecting in any manner or oblig conditions of the said contract or/extend time or to postpone for any time or from the Buyers against the said sellers and/or for relating to the said contract and we, from our liabilities under this guarantee being granted to the said sellers or for all the buyers, or any indulgence by the Buy thing whatsoever which under the law re	agree that the buyer shall have the fullest liberty, pations hereunder to vary any of the terms and time of performance by the Sellers from time to time to time any of the powers exercisable by the prebear to enforce any of the terms & conditions. Bank shall not be released by reasons of any such variations or extension my forbearance and/or commission on the part of yers, to the said Sellers or by any other matter or lating to the sureties would, but for this provision r liability under this performance guarantee.
	ank further agree that the guarantee herein any change in the constitution of the said
	n Laws and will be subject to the jurisdiction of ie.
6. No claim shall be admissible against th Guarantee regardless of the time of relea	e Buyer in respect of interest on Performance se.
FOR	BANK
ACCEPTED	-
ACCLITED	

OTHER TERMS

1. PAYMENT

A. 'At sight' Letter of Credit to be established by the buyer on request of the seller not before 15 days from the cargo going on load and after receipt of valid Insurance cover as prescribed in clause 10, Marine Insurance from the seller. The 'Buyer' shall open an irrevocable Letter of Credit in favour of the seller payable at sight in US Dollars. The L/c shall be negotiable against presentation of the following shipping documents in good order: -

- i) Clean on Board Charter Party Bills of Lading marked freight prepaid as per Charter Party made out to the order of opening bank and blank endorsed notify party "APPLICANT" showing the name of the consignee, in three (3) signed originals with three (3) nonnegotiable copies. Bills of Lading must show that the goods have been shipped on Board and freight prepaid as per Charter party. Bill of Lading to be signed by the Master of the Vessel or by a named agent for an on behalf of the Master or the Owner.
- II. 'Seller's signed commercial invoice in three (3) original with three (3) copies on the basis of shipped weight showing inter-alia Quantity, description and quality of Pulses shipped, price, net invoice value.
- III.Certificates from the Govt. nominated official agency in the country of origin/surveyor nominated by the buyer confirming the following with reference to Contract specifications/requirements:
- a) Origin, Grade quality, quantity and weight of Pulses shipped. Also certifying that the same is in conformity with the grade & quality requirements under the contract and is fit for human consumption.
- b) Detailed quality analysis report of the pulses shipped with reference to contract requirements and specifications.
- c) Pulses shipped are free from live weevils and other insects injurious to stored grains, including sitophilus Granarius.
- d) Pulses are free from levels of radiation stipulated.
- e) Pulses does not contain pesticidal residues other than the permissible limits.
- f) Phytosanitary certificate in conformity with accepted international convention and phytosanitary regulation of India. Following additional declarations are required to be incorporated in the phytosanitary certificate that the consignment(s) conforms to the plant quarantine (Regulation of import into India) Order 2003 with schedules and subsequent amendments.
- g) Fumigation Certificate certifying that the cargo has been fumigated in the holds of the vessel prior to its sailing.
- h) Conformity to quality requirements pertaining to poisonous weed seeds. Mycotoxins, Argemone Mexicana and Lathyrus Sativa, Uric Acid, Rodent Hair and Excreta, etc.
- i) Copy of telex/fax indicating shipment particulars after completion of each shipment.
- IV. Certificate from the ship-owners that they have no right of lien for demurrage, dead freight or of any other sort on cargo shipped on board the vessel by the sellers and that the buyers enjoy unfettered rights to the said cargo (one signed original and 4 photo copies).

Note: The above requirements shall be appropriately worded in the Letter of Credit. Any other essential documentary requirements can be added in the L/C.

- B. All bank charges in India for the establishment of letter of Credit shall be borne by the Buyer. All bank charges outside India, including negotiation charges and foreign bank's reimbursement commission shall be borne by the Seller. The letter of Credit amendments/extensions charges, if any, shall be borne by the party responsible for occasioning the amendments/extension.
- C. In case the seller fails to negotiate shipping documents within 15 days from the date of shipment and seeks extension in the period of negotiation of L/C beyond this period or original documents are not received by the buyer before arrival of the ship at the nominated discharge ports, due to any reasons whatsoever, the seller shall have necessary instructions issued to the ship/ship's agent at the discharge port to deliver the cargo to the Buyer and/or their nominee(s) against a simple letter of indemnity without insisting for original Bill(s) of Lading or Bank Guarantee.
 - Negotiation of documents under reserve is not acceptable.
 - Stale bill of lading and third party commercial invoice shall not be acceptable.

D. FUMIGATION

- i) The consignment must be treated by appropriate fumigant in the holds of the vessel, prior to sailing strictly in accordance with the instructions as given in Order 'Plant Quarantine (Regulation of Import into India) Order 2003' with schedules and subsequent amendments.
- ii) Seller must ensure conformity to quality requirements pertaining to poisonous weed seeds, Mycotoxins, Argemone Mexicana and Lathyrus Sativa, Uric Acid, Rodent Hair and excreta etc.
- iii) For pulses emanating from Canada/EU where fumigation with methyl bromide is forbidden, fumigation will be done at discharge port and the cost and time of fumigation would be to buyers/receivers account.

2. INSPECTION/SURVEY AT LOAD PORT (S)

- a) The quality, quantity, weight, packing, etc. at load port(s) shall be supervised and certified by a Pre- shipment Inspection Agency in the country of origin and/or an independent surveyor nominated by buyer at seller's cost. The report of such Agency/Surveyor shall, inter-alia, cover the following:
- i) Cleanliness and fitness of the holds of the vessel for receiving pulses prior to commencement of loading.
- ii) Quality, Grade, Weight, packing and crop year and specifications;
- iii) Date of commencement and completion of loading and sailing of the vessel.
- b) The seller shall on receipt of L/C from the Buyer, offer to the Buyer's nominated PSI the stocks as per shipment schedule prior to shipment/dispatch and also shall ensure PSI's accessibility to the stock for inspection, sampling, testing etc.
- c) The PSI shall draw required number of representative samples jointly with the seller and other attending agencies, in accordance with the international trade practice, prior to loading of cargo tendered by Seller for shipment/dispatch.
- d) The results of the tests shall be deemed to be final at discharge port and shall be binding on both Buyer and Seller.
- e) The offered commodity shall be rejected if it does not meet any of the specifications or characteristics.

- f) The PSI shall allow sailing/dispatch after proper airtight sealing of the covers of the holds/hatches of the vessel.
- g) PSI shall allow loading of cargo into ship after due satisfaction that the vessel is fully fit for loading of cargo, in accordance with the tender terms and conditions, vessel shall fulfill the discharge port parameters after loading, the gears of vessels are fully fitted and in accordance with the tender terms and conditions, the certificates are valid, holds are clean, dry and fit for loading of cargo etc. Valid PSI club member ship and all other restrictions etc. in case of any violation PSI may refuge to accept the vessel.
- h) In case the cargo is rejected by Indian Health & Phytosanitary authorities for not meeting the minimum quality regulations (already covered in contract specifications) the Seller shall be responsible and the payment claimed under the L/C shall be returned immediately on demand from the buyer with interest @ 18% p.a. The certificate issued by Indian Health & Phytosanitary authorities rejecting the cargo would be the conclusive proof and binding on the seller. The seller shall make his own arrangement to take back the rejected cargo at his own cost and expenses. The seller shall also reimburse the expenses incurred by the buyer like L/C opening charges, port charges, stevedoring, cleaning, handling and other charges, demurrage, storage, etc.

3) POST LANDING SURVEY

- i) Seller(s) are required to appoint a surveyor at their cost at discharge port to supervise discharge operations along with buyer's surveyor for Joint survey and to arrive at the final quantity received.
- ii) In case of any damage to the cargo or any shortages found at discharge port during joint survey, the claim shall be lodged by the Buyer on the Seller/Ship-owner.
- iii) The discharging shall be allowed to commence by Buyer's surveyor on completion of formalities under intimation to the Chief General Manager (Pulses).

4) AGE OF VESSEL

The Seller shall ensure that the goods are shipped on a vessel classed not lower than Lloyds 100 A1 or an equivalent class in the classification of any other recognized classified society. The vessel shall not be over fifteen (15) years of age. A vessel over 15 years of age but not exceeding 25 years would be acceptable provided it has established and maintained a regular pattern of trading on an advertised schedule to load and unload at specified ports. Proof of such advertised schedule should be dated prior to date of shipment.

5. LIQUIDATED DAMAGES

In the event seller fails to effect delivery as per agreed delivery schedule the buyer is entitled to a rebate of US\$ 1.00 PMT per day subject to a maximum of two weeks whereafter buyer will be free to rescind the contract and claim damages @ US\$ 15 PMT for the undelivered quantity.

6. DAMAGES:

If the goods are not delivered within the contracted period of delivery, the seller shall be liable to pay to the Buyer on demand without any question whatsoever, damages on account of extra expenditure, loss of revenue or loss of Industrial production in the Buyer's country and loss of other benefits to the buyer. The quantum of such damages will be determined at the sole discretion of Buyer.

7. CANCELLATION OF CONTRACT:

If the seller fails to deliver the goods within specified delivery period for reasons other than Force Majeure, the Buyer shall be entitled at his option to cancel the contract and recover the damages besides forfeiture of Performance Guarantee. The Buyer shall not be liable to any risks and costs whatsoever in consequences of such cancellation of the contract.

8. FORCE MAJEURE

If at any time during the continuance of this contract either party is unable to perform the whole or in part any obligation under this contract because of war, hostility, civil commotion, quarantine restrictions, act of God or act of Government (including but not restricted to prohibition of export or import), fires, floods, explosions, epidemics, strikes, then the date of fulfillment of any engagement shall be postponed during the time when such circumstances are operative.

Any waiver / extension of time in respect of the delivery of any installment or part of the goods shall not be deemed to be waiver / extension of time in respect of remaining deliveries.

If operation of such circumstances exceeds one month each party shall have the right to refuse further performance of the contract in which case neither party shall have the right to claim eventual damages.

The party, which is unable to fulfill its engagement under terms of this clause must within 15 days of occurrence of any of the causes mentioned in the clause, give notice to the other party of the existence or termination of the circumstances preventing the performance of the contract, duly endorsed by the appropriate authority / Chamber of Commerce in the country of the party giving notice.

9. TAXES, DUTIES AND BANK CHARGES

All duties, levies, taxes, cess, etc. (including all port dues at load ports), bank charges, including foreign bank's reimbursements commission and all other expenses outside India, shall be borne by seller. Port dues up to the point of delivery of cargo at discharge port shall be seller's account. Bank charges for extension / amendment of Letter of Credit to be borne by the party responsible for occasioning extension / amendment. All taxes, wharfage and/or dues on vessel freight shall be to the seller's accounts.

10. MARINE INSURANCE

a) The goods will be insured by the Seller at their cost. Seller to take Insurance Policy covering the consignment for 110% of the invoice value on Load port to Buyer ware house basis with underwriter of international repute having local representative and claim settling agent in India, in the currency of contract (USD) covering following for discharge at any Indian Port(s).

"Against 'All risks' from whatsoever cause or nature as per the Institute Cargo Clause (All risks) including the risk of WAR and SRCC Risks as per relevant Institute War Clause and Institute, Strikes, Riots and Civil Commotions relevant Clause both applicable to Insurance Policy. The Policy should also cover the risk against all shortages resulting from mid-stream discharge, vessel lighter age and multi handling operations upto buyer's warehouse i.e mother vessel-barges-grabs-dumper-bagging-warehouse. Policy issued by more than one underwriters with or without indicating their percentage of interest is not acceptable."

11. DOCUMENTS CONSTITUTING CONTRACT

The Invitation of Bids, the terms and conditions of Tender, Offer of the Bidder/Supplier and Letter of Acceptance issued by the Buyer alongwith any amendment issued prior to signing of contract shall constitute the Contract between the Buyer and the Seller.

12. NO LIABILITY/OBLIGATION OF GOVT. OF INDIA UNDER THIS CONTRACT

It is expressly understood and agreed by and between the Seller and STC that STC is entering into this agreement solely on its own behalf and not on behalf of any other person or entity. In particular, it is expressly understood and agreed that the Govt. of India is not a party to this agreement and has no liabilities, obligations or right hereunder. It is expressly understood and agreed that STC is an independent legal entity with power and authority to enter into contracts, solely on its own behalf under the applicable laws of India and general principles of contract laws. The Seller expressly agrees, acknowledges and understands that STC is not an agent, representative or delegate of the Govt. of India. It is further understood and agreed that Govt. of India is not and shall not be liable for any acts, omission, commission, breaches or other wrongs arising out the contract. Accordingly, STC hereby expressly waives, releases and foregoes any and all actions on claims including cross claims, impleader claims or counter claims against the Government of India arising out of this contract and covenants not to sue the Govt. of India as to any manner, claim, causes of action or thing whatsoever arising out of or under this agreement.

13. ARBITRATION

Any dispute or differences that may arise from time to time between the parties out of or relating to the construction meaning, operation, effect, or performance of this contract or breach thereof shall be settled amicably between the two contracting parties. If the dispute cannot be resolved then the matter shall be settled by arbitration in accordance with the Indian Arbitration Act, 1996 at New Delhi, India only. The arbitrator(s) shall be retired judge of High Court or Supreme Court from the penal of Arbitrators of Indian Council of arbitration. The third arbitrator shall be senior to nominated arbitrator(s).

(SAMIR KAUL)
CHIEF GENERAL MANAGER (PULSES)
E-Mail: skaul.stc@nic.in

TENDER NO. STC/PUL/IMP/6/2010-2011

14.09.2010

PRICE BID

(To be completed by foreign supplier)

Name of the Bidder:			
Address:			
Tel No.:	Fax No	E-mil No.	

Pulse (2010 crop)	Country of Origin	Quantity in MTs	Mode of Shipment CIF	Shipment Schedule	Discharge Port	Price in USD CIF
Yellow Peas Whole No.2 Or Better (2010 crop)		25,000 (+/-10%)		Oct/ Nov, 2010	Mumbai/ Mundra/	
Yellow Peas Whole No.2 Or Better	Whole French 25,000 (+/-10%) Bulk 25,000 (+/-10%)	Nov/ Dec, 2010	Vizag/ Kolkata (Buyers Option)			
(2010 crop)		25,000 (+/-10%)				

DETAILS OF EARNEST MONEY DEPOSIT / BID BOND

Demand Draft / Bid Bond No.	Date	Drawn on	Amount (US\$)

We have carefully gone through the terms and conditions of the Tender Documents and hereby agree to abide by the same unconditionally and unequivocally.

Name & Signature of Bidder

ANNEXURE - VI

TERMS OF SHIPMENT ON CIF BASIS

- 1. The Seller shall endeavor to ship the Pulses (Yellow Peas) as far as possible in Indian flag vessels.
- 2. They shall nominate vessels atleast 7 days prior to loading, giving all particulars of the vessel including:
 - Name of the vessel; ex-name(s) if any;
 - Classification
 - GRT/NRT/DWT
 - Holds/hatches
 - Type of vessel
 - Flag of vessel
 - Year & month of built/Age of vessel
 - Type, condition and capacity of gear/derricks/cranes
 - LOA Beam
 - Name of Charterer/Disponent owners with full name & style
 - Details of P&I club for owners/charterers for cargo indemnity cover
 - current and validity of planned voyage
 - Hull insurance particulars and validity of cover
 - Particulars of performance of vessel's previous two voyages in the immediate past under same ownership and operation.
- 3. Loading to commence only after nomination has been accepted by Buyer. Only vessels suitable for carrying Pulses (Yellow Peas) in bulk shall be nominated. Vessel(s) should be of such length and beam as to permit their easy entry to East Coast & West Coast of Indian Ports/Docks.
- 4. Vessels chartered/used should be of highest Class equivalent to Lloyds 100-A1or equivalent and registered with an approved classification society mentioned in Institute Classification Clause.
- 5. Vessels used should be geared vessels with suitable grabs for discharge of Pulses (Yellow Peas) in bulk.
- 6. Vessels shall not be over 15 years of age. A vessel over 15 years of age but not exceeding 25 years would be acceptable provided it has established and maintained a regular pattern of trading on an advertised schedule to load and unload at specified ports. Proof of such advertised schedule should be dated prior to date of shipment.
- 7. Seller shall ensure that vessels fixed have full marine insurance cover for Hull and Machinery and P&I insurance with P&I club in the International Group of Clubs or in case of Chinese flag vessels, with China Ship Owners Mutual Insurance Brokers and Protection and Indemnity Club to the effect that on the date of fixture, the vessel possesses Hull and Machinery insurance and full P&I insurance cover liability of the owners and/or the charterers.
- 8. In any event, the Sellers must obtain a Certificate from the vessel owners and Charterer (if relevant) or their representative that the vessel owners and Charterers (if relevant) undertake to continue the Hull and Machinery and P&I insurance unaltered until completion of the discharge at the final destination ports as per Charter party.
- 9. Charter Party should provide that the owners of the vessel shall not change the ownership and/or the name of the vessel till completion of the voyage and discharge of the cargo and that the vessel is not intended for break up till the voyage is completed and cargo discharged.
- 10. Ships on completion of loading at last port of loading, shall sail directly for nominated port(s) in India. Combining/co-loading of Buyers cargo with any other cargo can be done with the prior approval of Buyer only.

- 11. All cargo loaded shall be in cargo holds. Part shipment, transshipment and Shipment on deck are prohibited.
- 12. Shifting time to the second berth in discharge port used to count as lay time except first shifting.
- 13. After completion of loading at each port of loading (in case of more than one port of loading) within 24 hours, Sellers shall inform the Buyer by Email/fax, complete details of cargo loaded, date of commencement and completion of loading, Bill of Lading No. & date and Invoice value. It shall also contain the ETA at the next port of loading or at the discharge port.
- 14. Arrival draft of the vessel(s) should not exceed permissible limit for berthing at designated Indian port. If arrival draft exceeds permitted draft at the nominated port as above, the responsibility of arranging lighter age and all lighter age expenses, time and quantity loss if any shall be to Sellers/Ship's account (time consumed in lighter age of vessel shall not count as laytime). Apart from lighter age, if the vessel is waiting at locations other than port berth for reasons of non-permissible draft and port congestion, all time used and cost thereof will be to the account of the Seller.
- 15. Vessel shall give 15 days notice to Buyer at their address given earlier Thereafter 7 days, 3 days and 24 hours firm notices should be given.
- 16. Written Notice of Readiness to discharge/deliver cargo (NOR) can be tendered at the discharge port only after the vessel has arrived at the discharge port berth along side, completed all port formalities and filed application for berthing, obtained free pratique, filed Customs and Import General Manifests, secured prior entry at Customs and is ready in all respects for discharging cargo, even if final entry has not been obtained. NOR is to be tendered to the Buyer's port office and its nominated agent signed by the Master and/or owner's agent.
- 17. Lay time to commence 24 Hrs. from the date and time of NOR.
- 18. NOR is to be tendered between 1000 hours and 1700 hours IST on weekdays excluding Sundays, Charter Party holidays, and local holidays and between 1000 hours and 1300 hours on Saturdays.
- 19. The cargo to be discharged at an average rate of 3000 MT for Kolkata/Vizag and 2500 MTs for Mumbai Port Per Weather Working Day (PWWD SAT NOON SHEXEIU) of 24 consecutive hours based on minimum number of four workable hatches or prorata. Each hatch must have one gear/crane. Sundays and Holidays excepted, even if used and weekened to be counted from SAT 12 00 HRS to MON 08 00 HRS i.e time not be count as lay time used. If detained longer, receiver to pay demurrage at the rate of **USD 12,500/-** per weather working day and on prorata for any part of the day. Dispatch money, if any, shall be paid by the Seller to Receiver at half the demurrage rate for all the time saved. Lay time at discharge port shall commence 24 hours after the notice of readiness has been received in writing by Fax or cable by the receiver on all working days from Monday to Friday between 1000 hours to 1700 hours, provided Fax message was not garbled.
- 20. The Seller shall ensure that the goods are shipped on a vessel classed not lower than Lloyds 100 A1 or an equivalent class in the classification of any other recognized classification society. The nomination of the vessel shall be approved by the Buyer and the certificate of approval of vessel from the Buyer shall form the part of the documents required under the Letter of Credit to be established by the Buyer. The vessel on its last voyage prior to ship-breaking will not be acceptable.
- 21. Vessel to supply at each discharge port at all time ropes and net slings free of Charge. In case these are to be supplied by Buyer or its agent, same shall be at Seller's expense.
- 22. At discharge port the vessel shall be confined to Buyers agent/nominee, with owner paying customary fees.
