TRADE NOTICE

REGISTRATION OF CONTRACTS FOR
EXPORT OF ORGANIC PULSES OF BALANCE QUOTA QUANTITY FOR THE
YEAR 2016-17

Vide Notification No 78 (RE-2013) 2009-2014 dated March 31, 2014, issued by Director General of Foreign Trade, Govt. of India, New Delhi (DGFT) the export of Organic Pulses is allowed subject to the following conditions:

1. Quantity limit shall be 10,000 MT per annum till further orders

2. Exports shall be allowed only from Customs EDI Ports

3. It should be duly certified by Certification Bodies (CB) accredited under NPOP as being organic pulses

4. Export contracts should be registered with APEDA, New Delhi prior to shipment

Out of 10,000 MT quota, for the year 2016-17, balance quantity of 1927 MT is available for allocation. Keeping in view the higher demand from the applicants, a procedure for allocation of balance quota has been devised. Accordingly, applications are invited from exporters for allocation of 1927 MT quota for export of organic pulses as per following procedure for Registration of the Contracts and issuance of Registration-cum-Allocation Certificate (RCAC):

PROCEDURE

1. Application for obtaining quota for export of organic pulses as per format in Annexure-I would be received at APEDA, New Delhi up to 5.00 p.m. on 16th August, 2016. The applications are to be submitted in sealed cover, superscribed as “Application for obtaining quota for export of organic pulses”, addressed to Dr. Saswati Bose, DGM, APEDA, 3rd Floor, NCUI Building, 3 Siri Institutional Area, August Kranti Marg, New Delhi – 110016

2. The Application received up to 5.00 p.m. on 16th August, 2016 will be opened on 17th August, 2016 at 11.00 a.m. in the presence of representatives of applicants who wish to attend. The decision after the scrutiny will be taken and Registration-cum- Allocation Certificate (RCAC) will be issued accordingly.
3. The available quota quantity will be allocated to the applicants on the basis of highest FOB price for export in USD per MT calculated on the basis of weighted average realization per application. In case the quantity applied for by the applicant quoting the highest FOB price is less than the available quota, balance quantity will be allocated to other applicants in order of price quotations. In case more than one applicant submits the same FOB price, the allocation of available quota will be made on pro-rata basis.

4. In case the quantity allocated on the basis of applications received is lower than total quantity available, the balance available quantity would be announced on APEDA website: www.apeda.gov.in.

5. The successful exporters are required to submit Performance Bank Guarantee within 7 days of decision of allocation of quota in the format as per Annexure II, in Indian Rupees for an amount equivalent to 5% of the value of the allotted quota quantity at the FOB price. The Bank guarantee should be valid for minimum 180 days from the date of its issuance.

6. In case, the Bank guarantee is not submitted by the exporter within the stipulated time, the quota allocated will be withdrawn and the said quota will be allocated to the next eligible exporter/s.

CERTIFICATION

It would be mandatory for the exporters to furnish, along with their application a copy of each of the Scope Certificate & Provisional Transaction Certificate (PTC) obtained from one of the Certification Bodies (CBs) accredited by APEDA under National Programme for Organic Production. List of these CBs is available on APEDA website www.apeda.gov.in.

For those who were not allotted the quota, the quantity for which PTC was issued, will be re-credited to them on Tracenet.

PROCESSING CHARGES

Processing charges Rs.25 per MT + applicable Service Tax (presently 15%) of the contracted quantity shall be paid by the applicants. This amount shall be paid by Demand Draft/Pay Order drawn in favour of APEDA payable in New Delhi. All applications for registration of contracts should be accompanied by Demand Draft/Pay Order of requisite amount. Processing charges are non-refundable.

DESPATCH DETAILS

The exporter would be required to submit, as per format in Annexure III, details of actual export against each RCAC within
15 days from the expiry of the validity of a particular RCAC in respect of full quantity issued. RCACs in original with copies of shipping documents are required to be submitted after completion of dispatches against each RCAC. Inability to complete export of full quantity of the RCAC would invite penalty and the performance guarantee will be forfeited.

VALIDITY

The RCAC shall be issued with its validity for shipment upto 60 days from the date of issue. Therefore, while applying for Registration of Contract, exporters are advised to ensure that the quantity applied for registration is the one which is planned to be shipped in next 60 days.

AMENDMENT

RCAC once issued will not be amended in respect of the particulars of the buyer and FOB price.

Anita Praveen
Chairman
Annexure – I

Application for Obtaining Quota for Export of Organic pulses

1. Name /Address of the applicant : 
   Telephone/Fax 
   Email address

2. APEDA/FIEO Registration No. : 

3. I .E. Code No : 

4. L.C/Contract No. : 

5. Validity Date : 

6. Product Name : 

7. Quantity Applied for in MT : 

8. FOB Price USD/MT 
   (based on weighted average) : 

9. Name and address of Importer : 

12. Port of Shipment in India : 

13. Port of Destination : 

14. Certification Body under NPOP : 

15. Scope Certificate No. & Date 
   (Copy of Scope Certificate and Provisional Transaction Certificate to be attached) 

16. Details of Processing charges (@RS.25/MT) 
   DD No. Date, Amount, Bank Name & Branch 

Declaration:

(i) We certify that all information furnished in our application is true to our knowledge. 

(ii) We undertake to effect export of the quantity allocated to us within the validity of the RCAC issued by APEDA. 

(iii) We understand that in case of non-shipment of quota quantity allocated by APEDA as per RCAC within the validity period, APEDA shall have the right to forfeit the performance bank guarantee submitted by us. 

Signature 
Name & Designation of Applicant 
Place & Date
Summary of Order, Quantity and Value

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<th>S. No.</th>
<th>Product Name</th>
<th>Total Qty. (in MT)</th>
<th>Total Value (in USD)</th>
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<td><strong>Grand Total</strong></td>
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Weighted Average Price per MT FOB in USD = $\frac{\text{Grand Total Value}}{\text{Grand Total Quantity}}$

Signature
Name & Designation of Applicant
Place & Date
Format for Performance Bank Guarantee
(on Rs. 100/- Stamp Paper)

Subject: Performance Bank Guarantee for Export of Organic pulses

WHEREAS the Agricultural and Processed Food Products Export Development Authority mentioned as APEDA hereinafter, through its Trade Notice dated 03/08/2016 has invited applications from the exporters for obtaining quota for export of organic pulses as per the conditions prescribed in the said Trade Notice, which terms and conditions we are fully aware and in know of, and whereas M/s. _________________________, the exporter, having their office at ……… have undertaken to export……MT of organic pulses at the FOB India price of USD…..per MT.

AND WHEREAS the exporter is required to furnish along with the application, Performance Bank Guarantee equivalent to 5% of the total FOB value of the quantity applied for in Indian Rupees in terms of the above said Trade Notice.

AND WHEREAS the exporter is required to export of organic pulses within period of the validity given in the Registration-cum-Allocation Certificate (RCAC) to be issued by APEDA.

1. We (name and address of a Scheduled Indian Bank) hereinafter called “THE BANK” do hereby undertake and promise to pay the APEDA, New Delhi an amount of Rs.__________ (Rupees ____________________) in the event of failure of the exporter (i) to fulfill any condition of the RCAC or (ii) to fulfill the obligation to export the quantity allocated to M/s. __________________________ within the stipulated time or according to the prescribed terms and conditions whether the shipment is in part or full.

2. Our liability under this guarantee shall fall due immediately on a demand made in this regard by APEDA within the prescribed period and notwithstanding any dispute or objection raised by the exporter regarding their liability to pay for non-performance of the commitments made by the said exporter. We do hereby undertake and promise to pay without demur and on demand by APEDA, New Delhi, the sum of Rs.__________ (Rupees ____________________) in respect of which the said exporter fails to fulfill these commitments and that such claim will be restricted upon the full value of this guarantee i.e. Rs. __________ (Rupees ____________________) if the export shipment is not completed in full.

3. We, the ____________________________ Bank further agree that this guarantee shall remain in full force and effect for 180 days from the date of date of application by exporter for issue of the RCAC by APEDA and that it shall continue to be enforceable till all the amounts due to APEDA have been fully paid, discharged and Chairman, APEDA or his any authorised representative certifies that the terms and conditions of the said Order have been fully and properly carried out by the said exporter. Unless a demand or claim under this guarantee is made on us in writing upto 6 months from the date of issuance of this guarantee.
in respect of non-performance regarding export of Organic pulses, we shall be discharged from all liabilities under this guarantee further.

4. We, the _________________________ Bank further agree that the APEDA shall have the fullest liberty without consent and without affecting in any manner our obligation hereunder, to vary any of the terms and conditions of the said Trade Notice from time to time to postpone for any time or from time to time any of the powers exercisable by the APEDA against the said exporter and to forebear or enforce any of the terms and conditions of the said Order and we shall not be relieved from our liability by reasons of any such variation or extension being granted to the said exporter or forbearance act of omission on the part of the APEDA to the said exporter or by any such matter or thing whatsoever which under the law relating to sureties but for the said reservation would relieve us from the liability.

5. We, the _________________________ Bank further agree that the decision of Chairman, APEDA as to the default on the part of the exporter and the amount payable by us shall be final and binding on us and on demand made by the APEDA we shall immediately and without demur within 10 days pay the same to the Agricultural and Processed Food Products Export Development Authority, 3rd Floor, NCUI Building, 3 Siri Institutional Area, August Kranti Marg, Hauz Khas, New Delhi – 110 016 , by way of Demand Draft/Pay Order drawn in its favour.

6. We shall be relieved of and discharged from all liabilities under this guarantee only on the exporter having fulfilled all his obligations and exported the entire quantity of RCAC by the last day of shipment as prescribed by the APEDA in this particular case and submitted satisfactory proof of shipment and realization of export value by the Bank to the full satisfaction of the APEDA in this regard within the prescribed time whose decision in this connection shall be final and binding.

7. This guarantee will not be revoked by any change in the constitution of the Bank and/or the exporter.

8. Dated at _________________ this _____________________ day of _______________2016.

In presence of _________________________

(Signature of the Guarantor)

Signature of Applicants
(to be signed by the Proprietor/Managing Director/Authorised Signatory/Managing Partner of the unit showing his Designation as such)

Date :
Seal :
Annexure III

Format for Submission of Details of Export of Organic Pulses

Name of the Exporter :  
APEDA/ FIEO Registration No :  
RCAC No. and Date  

<table>
<thead>
<tr>
<th>Product Name</th>
<th>Quantity in MT</th>
<th>Consignee/Importer</th>
<th>Date of Bill of Lading</th>
<th>FOB Value USD</th>
<th>Port of Shipment</th>
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Authorised Signatory  
Name and Designation  
Date  
Place