

nhulunbuy corporation

SALE BY TENDER OF SURPLUS EQUIPMENT

Chief Executive Officer
Nhulunbuy Corporation Ltd (NCL)
PO Box 345
NHULUNBUY NT 0880

To Whom It May Concern

I hereby offer to purchase the following items in accordance with NCL's General Conditions:

NCL ID #	Description	I wish to tender \$ for the following item

Acknowledgement

I have read and understand the General Conditions applying to NCL's offer. My offer has been submitted on the basis of these conditions.

If successful, I undertake to pay the sum tendered and to remove the item/s from the NCL Depot within twenty one (21) days from the date of notification of the successful tender.

Signed:		Date:	
(Signature required: if not tender will be invalid)			
Full Name:			
Address:			
Mobile #:			
Email:			

**Note: This tender is to be lodged with the Nhulunbuy Corporation Ltd by
3.30pm Friday 25th October 2024**

GENERAL CONDITIONS TENDER FOR SALE OF SURPLUS EQUIPMENT

- Offers must be submitted to the Chief Executive Officer, Nhulunbuy Corporation Ltd
 - Offers may be submitted by mail to: PO Box 345, Nhulunbuy NT 0880
 - Offers may be submitted by email to: office@ncl.net.au
 - Offers may be delivered personally to: 19 Westal Street, Nhulunbuy
- Offers will only be accepted if provided on the specified form. Verbal offers will not be considered.
- Tenders close on the time/date specified on the tender advertisement.** Offers that are not sent directly to NCL prior to the closing time and date will not be considered. It is the responsibility of the Tenderer to ensure that the tender is received by NCL by the due date and time.
- Late offers will not be accepted.
- All offers must remain valid for a period of 30 days from the closing date of the tender.
- NCL reserves the right to withdraw any item from the sale at any time during the process.
- The NCL reserves the right to accept or reject any Tender whether or not they are conforming tenders.
- The Tenderer shall be deemed to have made his or her offer having consideration of a physical inspection. It is the responsibility of the Tenderer to inspect the item/s at the time and date specified in NCL's advertisement. No alternative inspection times will be available.
- Appropriate, fully enclosed footwear must be worn when inspecting items. NCL and its contractor reserve the right to refuse entry to the holding yard if footwear is not considered suitable.
- NCL takes no responsibility for changes to the condition of any item following inspection.
- NCL does not warrant the item/s condition in any way** (ie what you see is what you get).
- For all enquiries or inspection bookings please review advertisement or contact the NCL Works Coordinator:
Works Coordinator – Nathan Mercer M: 0437 200 133
Information received from any other NCL representative may not be accurate and will not be binding upon NCL.
- No representation made by or on behalf of NCL shall be binding on NCL unless that representation is in writing.
- Lobbying or canvassing of NCL staff or Board Members during this process may be cause for disqualification from consideration.

Special Note:

By submitting this Tender, the Tenderer warrants and represents that it has made its own enquiries and investigations and has obtained professional advice and all other relevant information so as to inform itself of all risks and contingencies which may affect its Tender price.

All items are deemed not in working order.