TENDER NOTICE

Sealed percentage rate tender on above/below basis in two parts (part-I & II) are invited from experienced and eligible contractors for taking up the following works:-

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Nature of Job &amp; Location</th>
<th>Estimated Cost</th>
<th>Earnest Money</th>
<th>Cost of Tender Paper</th>
<th>Time of Completion</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>P.C.C. flooring at office campus &amp; adjoining workshop at Salanpur Colliery under Katras Area.</td>
<td>Rs. 4,73,580.83</td>
<td>Rs.4,736/-</td>
<td>Rs.250/-</td>
<td>3 months</td>
</tr>
</tbody>
</table>

Issue of tender documents – begins on: 11.01.2010
closed on: 13.01.2010
(Issue of tender documents will be done on all working days during working hours except on Sundays and Holidays). In the event of the specified date for submission/opening of bids declared a holiday by the employer, the bids will be received/opened on the appointed time on the next working day.

Date and time of receiving of tender: 15.01.2010 upto 03:00 P.M.
Date and time of opening of tender: 15.01.2010 at 03.30 P.M.

Eligibility Criteria:-

1) The intending tenderer must have its name as a prime contractor experience of having successfully completed similar nature of job during last 7(Seven) years ending last day or month previous to the one in which bid applications are invited (i.e. eligibility period) should be either of the following:-

i) Three similar completed works each costing not less than the amount equal to 40% of the estimated cost.

OR

ii) Two similar completed works each costing not less than the amount equal to 50% of the estimated cost.

OR

iii) One similar completed works each costing not less than the amount equal to 80% of the estimated cost.

iv) Similar works:- Means civil construction work.

2) Average annual financial turn over of civil works during last three years ending 31st March of the previous financial year should be at least 30% of the estimated cost.

contd…..pg/2
3) Note:- i.) Provision under eligibility criteria under sl.no.1 shall also include those similar works which have been started earlier than eligibility period of tender but completed during the eligibility period as per NIT.

ii) As per eligibility criteria specified under Sl.No.1 pre-qualification shall be done based on experience of the successfully completed works and not on experience of works in progress.

iii) The tender documents can be had from the office of the Area Civil Engineer, Katras Area IV, BCCL. After depositing of requisite cost of tender paper in form of cash (Non-refundable) with Cashier/Sr. F.O., Katras Area Office from 11.01.2010 to 13.01.2010 during office hours.

iv) No tender will be issued or submitted by postal means.

v) Completed sealed tender (part-I & part-II), Technical bid part-I and Price bid Part-II should be submitted on 15.01.2010 upto 03.00 P.M. in the office of the Area Civil Engineer, Katras Area IV and Part –I of the tender will be opened on the same day at 03.30 P.M. in the presence of intending tenderers or their authorized representatives.

vi) The earnest money deposit is to be submitted in a separate envelope altogether super scribing “Earnest Money Deposit” and not inside the envelope containing Part-I or Part-II of the Bid. Only Part-I will be opened on 15.01.2010 and Part-II will be opened only after the acceptance of part-I (Technical Bid) and after obtaining approval of the competent authority.

4) The Management of BCCL reserves right to reject any or all of the tenders without assigning any reasons what-so-ever and to split up and distribute the work among the tenderers.

5) The earnest money should be deposited in form of cash or Bank Draft of Local nationalized Bank in favour of Bharat Coking Coal Limited payable at Dhanbad and proper money receipt should be enclosed.

6) No materials will be supplied by the deptt for this work and will be responsibility of the contractor for procurement of the same at his own cost and risk.

7) Issuance of tender documents does not mean that the parties are considered qualified.

8) Late or delayed tender shall not be considered.

9) An Affidavit on Non Judicial Stamp Paper before Notary Public regarding:-
   a) Genuineness of the documents submitted and
   b) They have not been banned or de-listed by any Govt. or Quasi Govt. Agencies or PSU’s should be submitted along with the tender document in Part-I.

10) The validity of the tender will be 120 days from the date of opening of price bid or revised price bid, if any.

11) Conditional tenders will not be considered.

12) Contractors have to abide by the Central Labour Regulation Act.1970 & Allied Labour Laws amended upto date.


14) The complete Bid documents will be available on the website for the purpose of downloading and tender submitted on such downloaded bid documents shall be considered valid for participating in the tender process.
15) The company shall not be responsible for any delay/difficulties/in-accessibility of the downloading facility for any reasons whatsoever. The downloading facility shall be available during the period of sale of tender paper.

16) The bidders, who will download the tender documents from the website of the company, will be required to pay the cost of tender paper (Application fee) by Bank Draft as per NIT at the time of submission of tenders.

17) The bidders will be required to submit an undertaking that they will accept the tender documents as available in the website and their tender shall be rejected, if any tampering in the tender documents is found to be done at the time of opening of tender.

18) The Bank Draft towards the cost of tender documents (Application fee) and the undertaking of the tenderer as at Sl. No. (16) shall be submitted in a separate envelope marked ‘Cost of Tender Documents’ and the undertaking and not with part-I/EMD.

19) In case of any discrepancy between the tender documents downloaded from the website and the master copy available in the office, the later shall prevail and will be binding of the tenderers. No claim on this account will be entertained.

20) Estimated quantity and side conditions, or the other documents, such general terms and conditions, general specifications, responsibility of the contractor, additional safety measures etc. may be seen at the office of the undersigned which will be applicable to be contact.

Area Civil Engineer,
Katras Area

Distribution:-
1) The Executive Director (VIGL), BCCL, Koyla Bhawan, Dhanbad.
2) H.O.D (Civil), Civil HQ, Koyla Nagar, Dhanbad.
3) Chief General Manager (Administration), Koyla Bhawan, BCCL.
4) General Manager (EDP), BCCL, Koyla Bhawan, Dhanbad for publication in website.
5) General Manager, Katras Area.
6) S.O.(Mining)/AFM/APM/A.M.(Planning)/A.M.(Safety), Katras Area.
7) All Area CGM/GM’s, Areas & Projects of BCCL & CCWO.
8) All Area Civil Engineers, Area-I to XII, Sudamdih, Moonidih, PB. Area, Block-II,EJ. & W J. Areas, CCWO.
9) All Project Officers, Collieries of Katras Area.
10) The Builders Association of India, Akashkinaree Kanta, P.O. Katrasgarh, Dhanbad.
11) Sr. FO/SE (Civil), Katras Area.
12) Cashier, Katras Area.
13) Notice Board, Katras Area.
14) Tender file.
15) LEO(C), Katrasgarh.
16) The Secretary, Chhatabad Malkera, Adarsh Sharmik Sahyog Samitee Ltd.
    5, Chhatabad at Malkera Road, P.O. Katrasgarh, Dhanbad
**Bill of Quantity for P.C.C. flooring at office campus & adjoining workshop at Salanpur Colliery under Katras Area.**

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Item</th>
<th>Quantity</th>
<th>Unit</th>
<th>Rate</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Surface dressing of the ground including removing vegetation and in-equalities not exceeding 15cm deep and disposal of rubbish, lead upto 50m and lift up to 1.5m a) All kinds of soil.</td>
<td>840.00 m²</td>
<td>%m²</td>
<td>512.10</td>
<td>4301.64</td>
</tr>
<tr>
<td>2.</td>
<td>Providing and laying in position cement concrete of specified grade excluding the cost of centering and shuttering – All work up to plinth level: a) 1:4:8 (1cement : 4fine sand : 8 graded stone 40mm nominal size).</td>
<td>84.50 m²</td>
<td>/ m²</td>
<td>2296.15</td>
<td>194024.67</td>
</tr>
<tr>
<td>3.</td>
<td>Providing and laying in position cement concrete of specified grade excluding the cost of centering and shuttering – All work up to plinth level: a) 1:2:3 (1cement : 2 coarse sand : 4 graded stone 20mm nominal size).</td>
<td>84.50 m²</td>
<td>/ m²</td>
<td>3257.45</td>
<td>275254.52</td>
</tr>
<tr>
<td></td>
<td><strong>Total (Rs.)</strong></td>
<td></td>
<td></td>
<td></td>
<td><strong>4,73,580.83</strong></td>
</tr>
</tbody>
</table>

Rupees Four lakhs seventy three thousand five hundred eighty and paise eighty three only.

_________( ) % above / below / on the estimated cost.

(In figure) (in words)

Signature of the Officer,  
Issuing Authority.

Signature of the Tenderer.
<table>
<thead>
<tr>
<th></th>
<th>Name of the work</th>
<th>P.C.C. flooring at office campus &amp; adjoining workshop at Salanpur Colliery under Katras Area.</th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>Place of work</td>
<td>Salanpur Colliery under Katras Area.</td>
</tr>
<tr>
<td>3</td>
<td>Tender Notice No./date</td>
<td>BCCL/GM/IV/Civil/Tender/09-10/7225 dt. 22.12.2009</td>
</tr>
<tr>
<td>4</td>
<td>Date and time of issuing of tender documents</td>
<td>Issue of tender documents – begins on: 11.01.2010 closed on: 13.01.2010</td>
</tr>
<tr>
<td>5</td>
<td>Date and time of submission of tender documents</td>
<td>15.01.2010 upto 3.00 P.M.</td>
</tr>
<tr>
<td>6</td>
<td>Date of time of opening of tender documents</td>
<td>15.01.2010 at 3.30 P.M.</td>
</tr>
<tr>
<td>7</td>
<td>Name of consultant, if any</td>
<td>NIL</td>
</tr>
<tr>
<td>8</td>
<td>Name and address of the company, issuing tender</td>
<td>BCCL, Katras Area IV</td>
</tr>
<tr>
<td>9</td>
<td>Estimated Cost</td>
<td>Rs. 4,73,580.83</td>
</tr>
<tr>
<td>10</td>
<td>Earnest Money</td>
<td>Rs.4,736/- M.R. No.........................dt.........................</td>
</tr>
<tr>
<td>11</td>
<td>Cost of tender paper</td>
<td>Rs. 250/- M.R. No.........................dt.........................</td>
</tr>
<tr>
<td>12</td>
<td>Time of completion</td>
<td>3 months</td>
</tr>
<tr>
<td>13</td>
<td>Name and address of the Agency, issuing tender</td>
<td></td>
</tr>
</tbody>
</table>

M/S./Sri
Address:

Date –

Signature of the Tenderer.          Signature of the Officer, Issuing Authority
All tenderer should furnish the following informations along with tenders.

1) Name of the tenderer

2) Whether individual, partnership or Limited Company.

3) Postal address of the company proprietor together with their telephone No./Mobile No. etc.

4) In respect of partnership, limited company, the name of other partners/directors, together with their address

5) List of other firm/partnerships doing the business in BCCL where in the above firm/partners/directors are concerned with.

6) Whether proprietors/partners/directors are connected with any employees working in BCCL, if so the details of the employee designation and place of posting.

7) Any contract being carried on in BCCL, by the above firm/proprietor/partnership /limited company in his own name and if so, the details of the contract being executed.

8) Details of the Sales Tax registration No. if any and Income Tax/PAN No.

9) Whether the proprietor/partnership firm/ company as a Income-Tax assessee and if so, the year upto which the last assessment has been made (Income-Tax clearance certificate/ Xerox copy of Pan Card No. should be enclosed).

This details will form a part of the tender paper.
Failure to fill up these data will mean automatic rejection of the tender.

Signature of the Tenderer
Certificate to be furnished by the tenderer

I/We hereby certify and solemnly enclosed that I/We am/are not related to any employee of BCCL/CIL directly/indirectly. In the event of my/our declaration being found false either at the time of submitting the tender or thereafter the department will reserve the full right to treat my/our tender to cancelled without assigning reasons what-so-ever and without else any further reference to me/us.

Signature of the Tenderer
ANNEXURE-A
GENERAL TERMS AND CONDITION

1. Definitions :-
   i) The word ‘Company’ wherever in the conditions means, the Bharat Coking Coal Limited, represented at BCCL Hqrs. by the Addl. CE (C)-HQ of the BCCL, Headquarters or his authorized representative or any other officer specially deputed for the purpose.
   ii) The word contractor / contractors wherever occurs means successful tenderers who has / have deposited the necessary Earnest money and has have been given written intimation about the acceptance of tender.

2. Responsibilities of the Contractor / Contractors.
   i) The BCCL, reserves the right to 1st other contracts in connection with the Project and the Contractor / Contractors shall co-operate in the works for the introduction and stores and materials and execution of his / their works.
   ii) The contractor / contractors keep on the works during the progress a competent Superintend and necessary, assistant who shall represent the contractor(s) in his / their absence in portant directions shall be confided to the contractor (s) in writing. If the contractor / contractors in course of the work finds / find any discrepancy between the drawing, forming part of the contract documents and the physical condition of the locality or any errors or omissions in drawings except those prepared by himself / themselves and not approved by the Engineer-in-charge it shall be his duty to immediately inform the Engineer-in-charge in writing and the Engineer-in-charge shall verify the same.
   Any work done after such discovery and without intimation above will be done at the risk of the contractor / contractors.
   iii) The contractor / contractors shall employ only competent, skillful and orderly men to do the work. The Engineer-in-charge shall have right to ask the contractor / contractors to remove from the work site any men of the contractor / contractors who in his opinion is undesirable and the contractor / contractors will have to remove him within three hours of such orders.
   iv) Precautions shall be exercised at all times for the protection of persons (including employers) and property. The safety required or recommendation by all applicable laws, codes, status and regulation will be observed. In case ments imposed by the Workmen’s Compensation Act or any other similar laws in force, and shall indemnify the company against any claim on this account.
All scaffolding, ladders and such other structures which the workmen are likely to use shall be examined by the Engineer-in-charge or his authorized representative whenever they want and the structure must be strong, durable and of such design as required by them, in case any structure condemned by the Engineer-in-charge or his authorized representatives shall be kept on the work and such work must be pulled down within three hours of such condemnation and any certificates or instruction, however, shall in no way detract the contractor / contractors from his / their responsibility as an employer as the company shall in no way be responsible for the claim.
The contractor / contractors shall at times exercise reasonable precautions for the safety of employees in the performance or his / their contract and shall comply with
all applicable provisions of the safety laws drawn up by state of Central Govt. of Municipalities and other authorities in India. The contractor/contractors shall comply with the provision of the safety hand book as approved and amended from time to time by the Govt. of India.

v) The contractor/contractors shall familiarise themselves with and be governed by all laws and rules of Indian and Local Statutes and orders regulating applicable to his/their work.

vi) Building for the sanitary necessaries of all persons employed on the work shall be constructed and maintained in the number, manner and place approved or ordered by the Engineer-in-Charge. The contractor/contractors shall vigorously prohibit committing of nuisance at any other place.
Cost of all work under this item shall be covered by the contractor / contractors tendered rates.

vii) The contractor/contractors shall furnish the Engineer-in-Charge or his authorised representative with work reports from time to time regarding the contractor / contractors organisation and the progress made by him / them in the execution of the work as per the contact agreement.

viii) All taxes whether Local Municipal provisions or Central etc and cess, royalty etc. those are payable or may become payable shall be the contractor/contractors account and shall be deemed to have been included in the tender for the work to be executed by him / them. The contractor/contractors will have to produce a certificate from the appropriate authorities of the state Govt. To the effect that all dues about royalties have been paid. This certificate will have to be produced before the final payment made security released.

1) On account of manufacturer bricks or collection of minor minerals in area (both virgin and non virgin) acquired by the Company under the Coal Act the contractor will have to produce a royalty clearance certificate from the District Authorised before full and final payment.

2) In case the company land is used for manufacture of bricks or extraction of gravels etc the contractor will have to pay compensation to the company (apart from the liability of the contractor to make the payment of royalty etc. to the State Govt.) at the same rates of royalty fixed by the State Govt. or an appropriate deduction may be made in rate to be paid to the contractors.

ix) The contractor / contractors shall make their own arrangements for all materials, tools, staff and labour required for the contract which shall include cost of load lift, loading, unloading, railway freight, recruiting expenses and any other charge for the completion of the work to the entire satisfaction of company.

x) The contractor / contractors shall make their own arrangements for carriage of all materials to the work site at his/their own cost and supply of all water required for the contacted work and drinking water to his / their workmen.

xi) The work shall not be sable to any other party, unless approved by Engineer-in-Charge in writing.

xii) No fruit trees or valuable plant or trees with trunk diameter exceeding 6 inch. shall be pulled, destroyed or damaged by the contractor / contractors or any of his / their employees without the prior permission of the company, failing
which the cost of such trees or plants shall be deducted from the contractor's dues at the rate to be decided by the Company. The rates quoted are supposed to include clearance, shrubs and jungles and removal of such trees up to 6 inch dia as well be permitted by the Engineer-in-charge in writing.

xiii) The contractor/contractors shall not pay less than the minimum wages to the labourers engaged by him / team as per minimum wages Act or such other legislations or award or the minimum wages fixed by the respective state govt. as may be in force and in this matter the decision of the company shall be final and binding.

xiv) All accounts shall be maintained in English and the Company shall have the right of access and inspection of all such books of accounts etc relating to payment of labour considered necessary and the Company may arrange for witnessing the payment to the labourers by its representatives.

xv) The contractor / contractors shall in addition to any indemnity provided by Law indemnify the company against all liabilities whatsoever arising out of the workmen's Compensation Act. 1923 or any enactment and amendments thereto and shall be wholly responsible for observance of all statutory rules and regulations under any act or award of Govt. to force in matters relating the employment, payment and retrenchment of labour.

No claim shall lie against the company for damage by any act of God or on account of circumstances beyond the company's control.

If in any matter which is not expressly provided for or against the condition of any matter or practice apparent on the interest of the company may call upon the contractor / contractors to remedy modify or remove such matter or practice and this shall be on binding on the contractor / contractors.


The quantities noted in Schedule - A are approximate and no claim shall be made against the Company for reduction enhancements of quantities.

Any item of work provided in the scheduled and found not necessary during the progress of the work may be omitted at the option of the Company and no claim shall lie against the company on this account.

The Executive Engineer shall have power to make any alterations in or additions to the original specifications, drawings, designs and instructions that may appear to him to be necessary or advisable during the progress of the work and the contractor/contractors shall proceed to carry out the work in accordance with any instructions which might be given to them in writing signed by the Executive Engineer/Supervising Engineer and such alteration shall not invalidate the contract and any additional work which the contractor / contractors on the same conditions in all respects on which they agreed to do the main work and at the same rate as are specified in the tender for the main work.

The time for the completion of work shall be extended in the proportion that the additional work bears to the original contracted work and the certificate of the Supervising Engineer / Sr. Executive Engineer / Executive Engineer - in - charge shall be conclusive as to such proportion and if the additional work includes day.
class of work for which no rate is specified in the contract, then rates shall be fixed as follows:

(a) If the item exists in the company's schedule of rates it will be paid for at the scheduled rates plus or minus the percentage by which the tendered amount quoted by the contractor/contractors for the whole work is above or below the estimated amount but:

(b) If the said item does not exist in the company schedule of rates then new rate shall be framed by the Superintending Engineer Sr. Executive Engineer/Executive Engineer by analyzing on current market rates of material and labour involved in case of any differences between the contractors/contractors and the Superintending Engineer Sr. Executive Engineer/Executive Engineer as to the fixation of the rate the matter may be referred to the Addl. Chief Engineer (Civil) whose decision shall be final and binding on the contractor/contractors.

PROVIDED ALWAYS THAT:

(a) Contractor/contractors shall not be entitled to any payment for any additional work done unless he/she has received order in writing from the Superintending Engineer Sr. Executive Engineer/Executive Engineer for such additional work.

(b) The contractor/contractors shall be bound to submit his/their claim for any such additional work done during any month or before 15th day of the following month accompanied by the additional work and.

(c) The contractor/contractors shall not be entitled to any payment in respect of such additional work if he/she fail to submit his/their claim within the aforesaid period.

The work shall conform strictly to the drawings and specification. This will not however prejudice the company's right to alter increase modify, reduce or amend the work or any item thereof in which case the contractor/contractors will have no claim to any payment or compensation whatsoever on account of any profit or advantage which he might have derived from the execution of the work in full but for the reduction in work consequent upon such alteration or curtailment.

The work may be stopped at any time by the company having the contractor or his agent on the works, seven day's notice in writing and the measurement of the works shall be made by the Executive Engineer concerned at any time fixed by him writing subsequent to the expiry of the said notice The measurements shall be carried out at the said appointed time notwithstanding whether the contractor(s) is are present or not On payment for work done and approval as ascertained by the said measurements the contractor(s) shall have no further claims against the company and the contractor(s) shall not be entitled to claim in any compensation of that account.

Any claim as to measurement which the contractor(s) have to make shall be made in writing seven days of measurement taken by the Executive Engineer as aforesaid and any claim in respect of such measurement made more than seven days after of such measurement shall be deemed to have been waived by the contractor and would not be maintainable.

4. Rates, materials and workshop

The rates quoted shall be for finished work inclusive of all materials of construction.
The company will have full and final authority to reject any material or work done to a defect there in and the Contractor / Contractors shall forth with remedy the defect at his own expense and no further work shall be done in connection with particular building or portion of the building or work till such time as the defect is removed to the entire satisfaction of the Engineer-in-charge.

If at any time a material of construction is declared unsuitable by the Company such materials shall be forth with removed from the site and shall not be offered against or inspection or inclusion in the construction.

Accurate record of materials if supplied by the Company should be kept by the contractor / contractors and the record shall be open to check by Engineer-in-charge or his authorised representative.

The account of materials shall also be maintained in register which shall be signed post by the authorised representative of the Engineer-in-charge and the contractor / contractors. All materials, tools and plants brought shall be deemed to be held in lieu by the company and the contractor / contractors shall not have the right to remove the same from the site without the written permission of the Engineer-in-charge. However, the Company shall not be liable for any loss theft or damage due to fire or other causes sustained during this period of time.

The contractor / contractors shall be responsible for correct and complete execution of the work in a workman like manner with the materials as per specification which shall always be subject to the approval of the Company at all stages of work.

All work under contract or execution or executed in pursuance of the contract shall at times be open to inspection and supervision by the Engineer-in-charge or by the Chief Engineer or his authorized representative and the contractor / contractors shall allow the same implement all instruction that may be given by the Company from time to time.

The contractor / contractors shall give not less than one week's notice to the Company before covering up or otherwise placing beyond the reach of measurement any work in order that the same be measured and finally inspected, and shall not be covered up or otherwise placed beyond reach any work without the written consent from the company failing which any such work may be uncovered at the contractor / contractors cost.

5 Payment

"On account" payment may be made at intervals. When the completion of the entire work is certified then one half of the total security deposit will be refunded to the contractor. The total accounting will be made and the contractor / contractors shall draw final payment of all the money due or payable to them under or by virtue of the contract. The other half of the security deposit will be retained and paid to the contractor / contractors after period of six months or as soon as after the expiration of such period of six months, provided that in case of building work the above sum of amount shall be refunded after a period of six months or at the end of one full monsoon whichever is later in the time during the period of six months or one full monsoon season mentioned above the contract(s) shall be responsible to set right any defect or defects that might appear in the work and in case of building work the above amount shall be paid only after the buildings above proved to be complete with water tight using the full monsoon and all defects have been good in case any thing is found to have been paid in excess the contractor / contractors shall return the same.
No interest is payable on amounts withheld under the terms of the agreement.
The company shall be at liberty to reduce from the security deposit of from any other sum due or to become due under this contract or under any other contract all sums that become due to the Company. All bills shall be pre-audited before payment, payments will be made by cheque only.

6. Date of Commencement, Rate of Progress Delays Postscript and Penalties

The contractor/contractors shall submit a construction schedule showing the order in which he/she proposes to carry out the work on which he/she will indicate the several salient features (including procurement of materials, plant any the contemplated dates for completing the same). For the purpose of preparing the schedule, the work shall be deemed to have commenced on the expiry of (ten) days from the date of issue of the letter of intent or from the date of handing over over the site for the work which was initial.

The work should be commenced within 10 days from the issue of the letter of acceptance from the Administration or from the date of handing over the site for the work which was initial and completed (in or before) the date of completion specified in the agreement.

(a) The time allowed for carrying out the work as entered in the contract agreement shall be strictly observed by the contractor/contractors and the time of completion of the work shall be reckoned from ten days after the issue of the letter of acceptance of tender or from the date of handing over the site for the work which was initial. The work shall throughout the stipulated period of the contract be carried out with all due diligence and being deemed to be the completion of the work as compensation an amount up to 1% of the amount of estimated cost of the work as shown by the tender for every day that the work remains uncompleted or unfinished after the stipulated date. In the event of the contractor/contractors failing to complete within the time of the progress specified in the agreement, they shall be liable to pay as compensation an amount up to 1% of the said estimated cost of the work always that the entire amount of compensation to be paid under provision of this clause shall not exceed the compensation 10 percent of estimated cost of the work as shown by the tender.

If the progress of any particular portion of the work is unsatisfactory the Executive Engineer shall not with standing that the General progress is satisfactory in accordance with clause 6 (a) be entitled to take action under the clause 6 (b) after giving contractor/contractors 10 days notice in writing and the contractors/contractors will have no claim for any loss sustained by them owing to such action.

(b) To employ another Agency for executing the job or labour paid by the company and to supply materials to carry out the work or any part of the work, debiting the contractor/contractors with the cost involved in employing another agency or the cost of the labour and materials prices (or the amount of which cost and price certificate of the Executive Engineer shall be final and conclusive against the contractor/contractors) as the case may be and crediting them with the contractor the certificate of the Executive Engineer as to the value of the work done shall be final and conclusive against the contractor/contractors.

7. Termination of contract.

The contract may be rescinded and the security deposit and other dues of him.
7. Termination of Contract

The contract may be rescinded and the security deposit and other dues on this work or any other work done under the Company may be forfeited and brought and the absolute satisfaction or is not likely to disposal of the Company if in the opinion of the Company (i) progress or comply be completed within the stipulated time or (ii) the contractor/contractors with the terms and conditions (iii) if it is found the irregularities mentioned under clause 2 (xii) above have been committed.

On receipt of notice of termination of contract the contractor/contractors would be entitled to payment for work actually done except in cases of conditions (iii) above and the amount to be paid will be decided by the company in the light of clause 6 (a) and (b) above.

8. Adjustment of the dues

If any sum found due from & payable to company by the contractor/contractors in connection with any other contract/contracts the Company shall have right and liberty to adjust the same out of the dues under other contracts.

9. Arbitration

"All disputes or differences whatsoever arising between the parties out of or relating to the construction meaning and operation or effect of this contract or breach thereof shall be so tried by a sole arbitrator appointed by the CMD of BCCL and award of arbitrator shall be final and binding on the parties concerned. The arbitrator may from time to time with the consent of the parties enlarge the time for making and publishing the awards. The arbitration proceeding shall be in accordance with the Arbitration Act 1940.

10. In respect of interpretation of any clause or item specification herein incorporated the interpretation of the Add CE C HQ will be final and binding.

11. Every tenderer will be required to produce particulars of Registration Licence of the competent authority under the contract Labour (Regulation & Abolition) Act 1970.

12. The contractor/contractors shall during the currency other contract employ apprentices for specified periods as may be required in writing by the Engineer-in-charge. The contractor/contractors shall train them as required under the Apprentices Act 1961 and shall be responsible for all the obligations of the employer under the said Act including the liability payment to apprentices as required under the said Act.

13. Supply of Material

(i) The contractor (s) will himself/herself be responsible to arrange all materials all materials required for the work except cement. However wherever possible the company will provide him/them all possible help in the from of permit or authorisation etc for the procurement of the same.

(ii) The company will supply the cement to the contractor (s) at the BCCL store at Rs ........ per bag, requisition well in advance. No claim will be entertained in case of delay in supply of cement to the contractor(s) & for the transportation of cement from the stores of BCCL to Work etc.

(iii) Coal if required for brick burning purpose the work will be supplied at pit top at the prevalent rates from time to time on payment of the cost thereof.

(iv) The company will supply the steel to the contractor (s) at the BCCL store at Rs .... for ton steel per mt on requisition well in advance. No claim will be entertained in case of delay in supply of steel to the contractors.