Sealed bids are invited only from the proven firm or a firm exclusively authorized by the proven firm to quote against this tender for supply (refer ‘Proven-ness Criteria and Eligibility Criteria’ at Annexure-I) of items as per the scope of supply/schedule of requirement and technical specifications indicated below in Table A, and as per the terms and conditions given hereunder.

Bidders shall be considered proven who will fulfill ‘Proven-ness Criteria’ specified at Annexure-I.

### I. DETAILS OF TENDER

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>a) Mode of Tender</td>
<td>Tenders to be submitted as specified in ‘IV. METHODOLOGY OF SUBMISSION OF TENDER’</td>
</tr>
<tr>
<td>b) Type of Tender</td>
<td>TWO BID</td>
</tr>
<tr>
<td>c) Estimated Value of Tender</td>
<td>76,360/-</td>
</tr>
<tr>
<td>d) Earnest Money Deposit</td>
<td>NIL</td>
</tr>
</tbody>
</table>

### TIME SCHEDULE OF TENDER

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Due date and time for submission of bids</td>
<td>10.11.2017 at 11:00 AM</td>
</tr>
<tr>
<td>Due date and time for opening of bids</td>
<td>10.11.2017 at 12:00 PM</td>
</tr>
</tbody>
</table>

### Table-A: Tech. Specs/SCHEDULE OF REQUIREMENT AND SCOPE OF SUPPLY

<table>
<thead>
<tr>
<th>S.No.</th>
<th>Item Description</th>
<th>U.O.M.</th>
<th>Quantity</th>
</tr>
</thead>
<tbody>
<tr>
<td>01.</td>
<td>Flood Light Stainless Steel Body Cum Reflector Integral type Complete with 250VX 400watt.M.H. Lamp</td>
<td>set</td>
<td>06</td>
</tr>
</tbody>
</table>

### III. INSTRUCTIONS TO BIDDERS:

A. Any order resulting from this enquiry shall be governed by the terms and conditions in order & enquiry.

B. Where counter terms and conditions have been offered by the supplier, the purchase shall not be governed by them unless specific acceptance has been given in writing in the order by the purchaser. No deviations to the terms & conditions are allowed.

The Company has the right to cancel the enquiry or extend the due date of receipt of offer and/or opening of tender without assigning any reason thereof.
C. BCCL reserves the right to vary the quantity of the above items.

IV. METHODOLOGY OF SUBMISSION OF TENDER

The bidders must submit their offer i.e. PART – I and PART – II in sealed cover addressed to AREA MANAGER (PURCHASE), OFFICE OF GENERAL MANAGER, NEW AREA OFFICE, LODNA AREA X, LODNA MORE, BHARAT COKEING COAL LIMITED, PO-BHAGA-808301, DIST-DHANBAD (JHARKHAND), INDIA super scribed with the name and address of the tenderer, tender number & date and time of opening of tender, on or before the Bid submission end date and time.

The PART–I will contain all Techno-Commercial Terms and Conditions except PRICE.

The PART–II will contain only PRICE BID.

The following documents are also to be submitted along with the offer:

<table>
<thead>
<tr>
<th>SN</th>
<th>Document</th>
<th>Attestation</th>
<th>Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Copy of EMD exemption document [If applicable]</td>
<td>Duly self-attested with company's seal and notarized</td>
<td>Clause-14 of Commercial Terms &amp; Conditions</td>
</tr>
<tr>
<td>1A</td>
<td>Demand Draft against EMD, if applicable</td>
<td></td>
<td>Clause-12 &amp; Clause-14 of Commercial Terms &amp; Conditions</td>
</tr>
<tr>
<td>2</td>
<td>Integrity Pact</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Copy of Proof of being Manufacturer (for tendered items), i.e. Registration with NSIC / SSI / DIC / DGSD &amp; Registrar of Companies etc.)</td>
<td>Duly self-attested with company's seal and notarized</td>
<td>SI. No 1 of Annexure-A2 and Eligibility Criteria of NIT (Annexure-II)</td>
</tr>
<tr>
<td>3A</td>
<td>In case of MSME Enterprise, copy of Proof of being MSME Enterprise (valid registration certificate, i.e. copy of Entrepreneurs memorandum certificate i.e. EM – Part-2 issued by District Industries Centre to claim their status as 'MICRO' &amp; 'SMALL' Entrepreneurs. 'SC' &amp; 'ST' Entrepreneurs has to submit necessary cast certificate issued by State Authorities.)</td>
<td>Duly certified by the Chief Executive of the Enterprise with company's seal and duly notarized</td>
<td>SI. No 1 of Annexure-A2 &amp; Clause-22 of Commercial Terms &amp; Conditions</td>
</tr>
<tr>
<td>4</td>
<td>Copy of Authorization of Principal Manufacturer to quote against the referred tender [If offer is submitted by a firm exclusively authorized by the manufacturer] [If applicable]</td>
<td>Duly self-attested with company's seal and notarized</td>
<td>Eligibility criteria of NIT (Annexure-II)</td>
</tr>
<tr>
<td>5</td>
<td>All documents related with proven-ness criteria as indicated in Annexure-I [If applicable]</td>
<td>Duly self-attested with company's seal and notarized</td>
<td>Clause-16 of Commercial Terms &amp; Conditions and Annexure-I</td>
</tr>
<tr>
<td>5A</td>
<td>Technical documents as indicated in Table-A: [Manufacturer descriptive literature, technical particulars, type test certificates etc.] [If applicable]</td>
<td>Duly self-attested with company's seal and notarized</td>
<td>Table-A</td>
</tr>
<tr>
<td>6</td>
<td>Copies of Supply Orders in support of Proven-ness criteria</td>
<td>Duly self-attested with company's seal and notarized</td>
<td>Clause-16 of Commercial Terms &amp; Conditions and Annexure-I</td>
</tr>
<tr>
<td>7</td>
<td>Copy of Exemption Certificate towards GST [If applicable]</td>
<td>Duly self-attested with company's seal and notarized</td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>Acceptance of all terms and conditions of NIT</td>
<td>Printed on bidder's letter head, duly signed with seal</td>
<td>Clause-36 of Commercial Terms &amp; Conditions</td>
</tr>
<tr>
<td>9</td>
<td>Copy of Agency Agreement and Commission Payable in case of Indian involvement in the tender [If applicable]</td>
<td>Duly self-attested with company's seal and notarized</td>
<td>Clause-22 of Commercial Terms &amp; Conditions</td>
</tr>
<tr>
<td>10</td>
<td>GST registration Certificate</td>
<td>Duly self-attested with company's seal and notarized</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>Other Commercial Information</td>
<td>Printed on bidder's letter head, duly signed with seal</td>
<td>Annexure-A2</td>
</tr>
<tr>
<td>12</td>
<td>Non-Banned or De-listed Supplier Declaration</td>
<td>Printed on bidder's letter head, duly signed with seal</td>
<td>Clause 27 &amp; Commercial Terms &amp; Conditions and Annexure-A5</td>
</tr>
<tr>
<td>13</td>
<td>Undertaking of Authenticity: Stating that if the information / declaration / documents furnished in support of the same in respect of eligibility criteria is found to be wrong or misleading at any stage, bidder will be liable to be punitive action.</td>
<td>Printed on bidder's letter head, duly signed with seal</td>
<td>Clause 34 of Commercial Terms &amp; Conditions and Annexure-A3</td>
</tr>
<tr>
<td>14</td>
<td>Certificate for Indigenous Content for Equipment(s) [If applicable]</td>
<td>Printed on bidder's letter head, duly signed with seal and duly certified by the auditor of the manufacturer</td>
<td>Clause 25 of Commercial Terms &amp; Conditions</td>
</tr>
</tbody>
</table>
Copy of Mandate Form for Electronic Fund Transfer / Internet Banking Payment
Printed on bidder’s letter head, duly signed & sealed with banker’s sign & seal
Clause 5 of Commercial Terms & Conditions and Annexure-A4

In case of offer for imported items on FOR Destination basis (other than direct import by BCCL) a certificate of their Auditor (in auditors letter head) certifying that they have paid Custom Duties per prevailing Custom rates and refund if any shall be passed on to the buyer. The certificate to be submitted along with the offer. [If applicable]
On auditor’s letter head duly signed with seal
Clause 20 of Commercial Terms & Conditions

A certificate is also to be obtained from the L-1 Bidder whether there is any scope of reduction in quoted price arising out implementation of GST (i.e. impact of Anti-profiteering needs to be passed on to the receiver of Goods or Services).
Printed on bidder’s letter head, duly signed with seal
Technical Part

The Status of the L-1 Bidder is to be established whether Registered or not under GST and the percentage of Tax is to be charged with chapter code or service code, as the case may be.
Printed on bidder’s letter head, duly signed with seal
Technical Part

**Important Note:**
- All applicable Annexures are to be submitted by the tenderer after signing in each page along with seal of the company.
- Any document (except printed leaflets and catalogues) submitted by the bidders along with their bids MUST bear the seal and signature of the bidder. No such unauthenticated documents shall be entertained/accepted unless they are properly authenticated (signed and duly Stamped) by the bidder.
- The Company shall not be responsible for any delay on part of the bidder in submission of tender. In case the tender is not received within the aforesaid period, the bid will be out rightly rejected.
- The Tenders submitted without EMD (Except for the firms which are specifically exempted from EMD in the tender documents) are liable for rejection without any further correspondence.

**V. COMMERCIAL TERMS AND CONDITIONS:** Bidders are requested to read carefully following terms and conditions. It is essential for the bidders to unconditionally accept all the terms and conditions indicated below:

<table>
<thead>
<tr>
<th>1</th>
<th>INTEGRITY PACT:</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>2</th>
<th>PRICE:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Price Bid shall be submitted in PART-II of the bid (Price-Bid). For the bidders from India, price quoted should be FIRM &amp; on FOR DESTINATION basis, for delivery up to any Regional Stores of BCCL/ Central Stores of BCCL EKRA/JEALGORA as per the details available under the ‘Consignee’ clause. The prices should be quoted in the specified format (BoQ) available in this document. The price bids of techno-commercially qualified tenderers shall only be considered for evaluation. The offer should indicate rate per unit, discount if any, total price and delivery terms. Safe arrival of materials up to destination shall be the responsibility of the supplier.</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>3</th>
<th>VALIDITY OF THE OFFER:</th>
</tr>
</thead>
<tbody>
<tr>
<td>The validity of the offer should be for a period of 180 days from the date of tender opening.</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>4</th>
<th>EVALUATION OF PRICES QUOTED IN INR:</th>
</tr>
</thead>
</table>
| In case if a bidder does not specify the basis of prices quoted, in the Price Format given above or quotes on ex-works or FOR Dispatching station basis, the prices shall be loaded in the following manner:
| a) in case of Ex-works offer and if the firm does not specify the packing and forwarding charges, 2% of the Ex-works price will be loaded to arrive at the FOR dispatching station price. Insurance charge for loading purpose shall be considered as per the existing transit insurance contract concluded by BCCL/CIL.
| b) In case of FOR dispatching station offer, where the bidder does not indicate the exact amount of freight, the following percentage will be added to arrive at the FOR destination price, as element of estimated freight up to destination:

<table>
<thead>
<tr>
<th>APPROXIMATE DISTANCE OF DESPATCHING STATION FROM SITE</th>
<th>% OF FOR DESPATCHING STATION PRICE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Above 2001 Km.</td>
<td>5%</td>
</tr>
<tr>
<td>1501 to 2000 Km</td>
<td>4%</td>
</tr>
<tr>
<td>1001 to 1500 Km.</td>
<td>3%</td>
</tr>
<tr>
<td>501 to 1000 Km.</td>
<td>2%</td>
</tr>
<tr>
<td>500 Km. And below</td>
<td>1%</td>
</tr>
</tbody>
</table>
PAYMENT TERMS:

FOR ITEMS OTHER THAN EQUIPMENTS: a)

For indigenous Supplies:

100% within 30 days of receipt and acceptance of the materials by the consignee or from the date of receipt of Bill whichever is later by the consignee.

In case of indigenous supplies, tenderers are required to furnish the following details/information in the PROFORMA given below, which must be duly filled in and bear signature to be submitted along with techno-commercial bid Part-I for transferring the Money to the supplier's account through Electronic Mode including Electronic Fund Transfer (EFT) & Electronic Clearance System (ECS) while making payment by BCCL:-

Copy of PROFORMA (Originally signed by the tenderer and banker) will have to be submitted by the bidder during bid submission.

Date of Effect: I hereby declare that the particulars given above are correct and complete. If the transaction is delayed or not effected at all for reasons of incomplete or incorrect information, I would not hold the user institution responsible. I have read the option invitation letter and agree to discharge responsibility expected of me as a participant under the scheme. Any bank charges levied by the bank of such e-transfer shall be borne by us.

Date: (…………………………)

Signature of the Customer

Vendor/Supplier/Contractor Certified that the particulars furnished above are correct as per our records.

Date: (…………………………)

Signature of the Authorized Officials from the Bank

DELIVERY REQUIREMENT:

To be delivered within 30 days from the date of order and the date of receipt of materials at our stores shall be treated as the date of delivery.

Normally extension of delivery period will not be granted. However, in case extension of delivery period becomes essential, the supplier will send their request for extension of delivery period to the purchaser before expiry of delivery period. In the event of failure to supply the ordered material within the stipulated delivery schedule, the successful tenderers must obtain extension of delivery period, with or without liquidated damage, before dispatch/supply of the ordered goods. Supplies made without obtaining extension of delivery period shall be liable for non-acceptance at the stores.

Note:

A) For Materials other than Equipment (If specific delivery schedule is mentioned in the NIT): The bidder should be in a position to supply in the specified delivery period at least 50% of the total quantity for which the tender has been issued.

B) For Equipment (If specific delivery schedule is mentioned in the NIT): The bidder should be in a position to supply in the specified delivery period at least 50% of the total quantity for which the tender has been issued.

C) Distribution of Orders:

L-1 Tenderer shall be booked up to their offered capacity to supply within the specified delivery period. For balance requirement, the L-1 price (landed) shall be counter offered to L-2 tenderer and after their acceptance, L-2 tenderer shall be booked for their offered capacity. Similar process of counter offering L-1 rate to L-3 tenderer, L-4 tenderer and so on and placement of order for their offered quantity subject to their matching L-1 rate will continue till the full requirement is covered for supply within the specified delivery period.

If the order is placed on the assurance of earlier delivery offered in preference to the lowest acceptable offer, in case of failure, the successful bidder will be liable to pay the difference between the lowest acceptable offer and the price at which the order is placed on the successful bidder.

PENALTY FOR DELAY IN SUPPLY (L. D. CLAUSE):
The bidders will confirm their acceptance of the following Liquidated Damage Clause:
In the event of failure to deliver the equipment/stores within the stipulated date/period to effect supply in accordance with the terms and conditions and the specifications mentioned in the supply order and in the event of breach of any of the terms and conditions mentioned in the supply order, Bharat Coking Coal Ltd., shall be entitled at its option either to enforce the following:

a) To recover from the successful bidder as agreed liquidated damages, a sum of 0.5%(Half Percent) of the price of any stores which the successful tenderer has not been able to supply as aforesaid for each week or part of a week during which the delivery of such stores may be in arrears limited to 10% (Ten Percent) and where felt necessary by BCCL it may be increased up to 15 %.

b) To cancel the supply order or a portion thereof, and if so desired to purchase the stores at the risk and expenses of the defaulting supplier and also/or

c) To purchase elsewhere after notice to the successful tenderer on the account and at the risk of the defaulting supplier, the equipment/stores not supplied or others of similar description without canceling the supply order in respect of the consignment not yet due for supply/or

d) To extend the period of delivery with or without liquidated damages as may be considered fit and proper. The liquidated damages if imposed, shall not be more than the agreed liquidated damages referred to in (a) above except in case of force majeure condition.

e) Whenever under this contract any sum of money is recoverable from and payable by the supplier, Bharat Coking Coal Ltd., shall be entitled to recover such sum by appropriating in part or in whole by deducting any sum or which at any time thereafter may become due to the successful tenderer in this or any other contract, should this sum be not sufficient to recover the full amount recoverable. The successful tenderer shall pay to Bharat Coking Coal Ltd., the balance amount on demand of the remaining balance. The supplier shall not be entitled for any gain on any such purchase.

f) To forfeit the security deposit fully or in part.

8 FORCE MAJEURE CONDITIONS:
If the execution of the Contract / Supply Order is delayed beyond the period stipulated in the Contract / Supply Order as a result of hostilities, declaration of embargo or blockade or flood, acts of nature or any other contingency beyond the supplier’s control due to act of God, then BCCL may allow such additional time by extending the delivery period as is considered justified by the circumstances of the case and its decision shall be final. In case additional time is granted by BCCL for execution of the Contract / Supply Order, the Contract / Supply Order shall be read and understood as if it had contained from its inception the delivery date as extended.

a) The successful bidder will advise, in the event of his having to resort to this clause, by a registered letter, duly certified by the local chamber of commerce, or statutory authorities, the beginning and end of the causes of the delay, within 15 days of the occurrence and cession of such force majeure conditions. In the event of delay lasting out of force majeure, BCCL will reserve the right to cancel the contract, and provisions governing termination of contract as stated in the bid documents will apply.

b) For delay arising out of Force majeure, the bidder will not claim the extension in completion date for a period exceeding the period of delay attributable to the causes of force majeure and neither BCCL nor the bidder shall be liable to pay extra cost provided it is mutually established that the force majeure conditions did actually exist.

c) If any of the force majeure conditions exist in the place of operation of bidder even in the time of submission of bid, he will categorically specify them in his bid, and state whether they have been taken in to consideration in their quotation.

9 PRICE FALL CLAUSE:
The price charged for the Stores / Equipment supplied against the order, if placed, shall in no event exceed the lowest price at which the bidder shall sell or offer to sell the Stores / Equipment of identical description to its any other customer during the period of the Contract / Supply Order. If the successful tenderer at any time during the pendency of the Contract / Supply Order sells or offers to sell such stores to any customer, at a price lower than the price stipulated in the Contract / Supply Order placed by BCCL, the successful tenderer shall forthwith notify to BCCL such reduction in sale price of stores / equipment supplied after such reduction coming into force shall stand correspondingly reduced.

10 COMPOSITE GUARANTEE / WARRANTY:
The supplier shall guarantee for the satisfactory performance of the complete equipment/ stores for a period of 12 months from the date of commissioning or 18 months from the date of receipt and acceptance, whichever is earlier. In the event of any defects in materials, design and workmanship during the aforesaid period is found due to faulty design or poor workmanship, the defective part or parts will be replaced by the supplier at site free of cost within 30 days of settlement of warranty claims. The bidder will be required to stock spare parts to take care of warranty failures. Spares should be available within 2 weeks of the breakdown being intimated to them.

The guarantee/composite warranty shall be submitted along with the bill. The warranty shall cover for the total equipment so that the necessity of having to approach different manufacturers of various components/assemblies does not arise and all services under warranty clause shall be the responsibility of the ultimate supplier of the composite equipment. You will also replace the defective parts, if any, during the warranty period free of cost. The responsibility to collect the defective / rejected material will lie with the supplier and the cost for such collection will have to be borne by the supplier.

11 PERFORMANCE BANK GUARANTEE (PBG): (Not Applicable)
PBG on schedule / Nationalized Bank in India valid for three months beyond the expiry of Guarantee/Warranty period for 10% value of the order (order value means FOR destination price including taxes, duties, transportation & insurance charges & other charges if any) shall have to be submitted to AM (PUR)LODNA AREA, BCCL on or before commencement of supply. PBG may be submitted either for the entire order quantity at a time or each equipment wise/lot wise.
The original Bank Guarantee should be sent to the beneficiary directly by the issuing bank under registered post with A.D. However in exceptional cases, where the Bank Guarantee is handed over to the customer for any genuine reasons, the issuing bank should immediately send by Registered Post with A.D an unstamped duplicate copy of the BG directly to the beneficiary with a covering letter requesting them to compare with the original received from supplier and confirm that it is in order. The A.D card should be kept with the loan papers of the relevant BG.

12 EARNEST MONEY DEPOSIT:
The value of Earnest money to be deposited by the tenderer shall be as indicated at the first page of this NIT document under 'Details of Tender'. For submission of EMD through DD, the Demand Draft should be in favor of BHARAT COKING COAL LTD. payable at Dhanbad. The bidder has to deposit the original DD against EMD, which must be received in the office of the Area Manager (Purchase), Lodna Area – X, New Area Office, Lodna More, Bhaga-808301, Dhanbad along with the PART-I of tender. For the unsuccessful tenderer, the Earnest money shall be refunded after finalization of tender. The EMD shall be forfeited if the tenderer withdraws their offer before finalization of the tender or fails to submit the order acceptance within 15 days from the date of order. For successful bidders, the EMD shall be refunded after receipt of acceptance of the order along with the Security Deposit from the bidder.

Tenders submitted without EMD (Except for the firms which are specifically exempted from EMD in the tender documents) are liable for rejection without any further correspondence.

13 SECURITY DEPOSIT:
The successful tenderers will be required to deposit as security money 10% of the value of the contract (including Taxes, duties, and other charges to the FOR Destination prices in case of orders in INR and in case of IMPORT Order by adding the estimated amount of freight, Insurance, Port Insurance and Custom Duties etc. as applicable) without having any ceiling in the form of Bank Draft /Bank Guarantee within 15 days from the date of order. The validity of B.G. will be for a period of three months beyond the expiry of delivery period. If the successful tenderer fails to deposit the security deposit within 15(fifteen) days from the date of order, the same shall be recorded as unsatisfactory performance for future dealings apart from taking any other penal action as may be deemed fit by BCCL. For successful tenderers, the Security Money shall be Refunded within 30 days of satisfactory execution of contract. For unsatisfactory execution of contract and/or failure of execution of contract, the security money shall be forfeited.

For procurement value less than Rs. 1,00,000.00 (Rs. One Lakh only), EMD/Security Deposit shall not be required.

14 EXEMPTION FROM EMD/SECURITY DEPOSIT:
"If any State /Central Government Organization / PSU and valid DGS&D/NSIC registered (for the tendered items) firm will submit the copy of attested (Attested by Notary Public) photocopies of documentary evidence (complete) (valid on the date of opening of Cover-I) issued by Government authorities for according exemption towards submission of EMD /SD, they may be considered for exemption from submission of EMD / Security deposit. Ancillary unit of BCCL for tendered items are also exempted from depositing EMD/SD." Ancillary unit will have to submit attested (Attested by Notary Public) photocopies of documentary evidence in this respect.

In case of NSIC/DGS&D registered bidders, for availing exemption from submission of EMD/SD all the items quoted by the bidders, have to be covered by registration with NSIC/DGS&D. In other words, if any of the quoted items is not covered by NSIC/DGS&D registration, the bidder has to submit EMD / SD.

"Similarly, ancillary unit of BCCL shall be exempted from EMD/SD for the items for which they are declared as ancillary unit of BCCL. If any of the quoted items is not covered in the ancillary certificate, the bidder has to submit EMD/SD." However, in case of NSIC registered firms, the exemption of the security deposit shall be only up to their monetary limit, if any, indicated in the registration certificate. In case the value of order placed is above such monetary limit indicated in the registration certificate, the successful tenderer shall have to furnish the Security Deposit for 10% of order value over such monetary limit.

15 Self attested Copy/Notary Public of the Purchase Order of the quoted items and proof of supply like copy of dispatch challan, invoice copy etc as per proven-ness criteria of the NIT a).

16 PAST SUPPLY DETAILS:
The bidders shall essentially submit attested (Attested by Notary Public) photocopies of orders received by them from CIL / its subsidiaries / Government Departments and / or other mining industries/other Industries as per proven-ness criteria(Annexure-I).

Failure to submit the documents shall render a tender liable for rejection.

17 INSPECTION AND TESTS:
"The purchaser or its authorized representative shall have the right to inspect and/or to test the goods to confirm their conformity to the contract."
ii) Should any inspected or tested Goods fail to conform to the specifications, the purchaser may reject them and the supplier shall either replace the rejected goods or make all alternatives necessary to meet specification requirements free of cost to the Purchaser. iii) The Purchaser’s right to inspect, test and, where necessary, reject the goods after the Goods arrival in the Purchaser’s country shall in no way be limited or waived by reason of the Goods having previously been inspected, tested and passed by the Purchaser or its representatives prior to the Goods shipment from the country of origin. iv) Nothing in these documents shall in any way release the supplier from any warranty or other obligations under this contract. v) The purchaser shall, at its discretion, have the right to test the ordered material in a Government Test House or in a testhouse nominated by the purchaser. In case of failure of the material after testing, the cost of tests as well as of the material shall have to be borne by the supplier.

18 BENEFITS TO ANCILLARY UNITS:
Ancillary units of BCCL shall be extended the benefits, as per the prevailing policies of the Company.

19 SPECIAL CONDITIONS:
Any document (except printed leaflets and catalogues) submitted by the bidders along with their bids MUST bear the seal and signature of the bidder. No such unauthenticated documents shall be entertained/accepted unless they are properly authenticated (signed and duly stamped) by the bidder.

20 IN CASE OF OFFER FOR IMPORTED ITEMS ON FOR DESTINATION BASIS (Other than direct import by BCCL):
a) A certificate of their Auditor certifying that they have paid Custom Duty as per prevailing Custom rates and refund if any shall be passed on to the buyer. Such certificate of their auditor to be submitted along with offer.  
b) Imported items offered by Indian Bidder: In case the required items are imported by an Indian Agent / distributor and offered to BCCL in Indian Rupees, the Indian Agent / distributor shall have to submit the following documents with each supply:
   i) Their foreign principal’s invoice or packing list—original as well as certified photocopy.
   ii) Certified photocopy of Bill of Lading. iii) Bill of Entry – Original as well as certified photocopy.

The originals mentioned above shall be returned back to the successful tenderer after verification and endorsement. This clause is applicable for Indian agent/distributor only.

21 DISTRIBUTION OF ORDER: (Refer Delivery requirement clause 6 above)
For non R/C items other than explosives
L-1 Tenderer shall be booked up to their offered capacity to supply within the specified delivery period. For balance requirement, the L-1 price (landed) shall be counter offered to L-2 Tenderer and after their acceptance L-2 Tenderer shall be booked for their offered capacity. Similar process of counter offering L-1 rate to L-3 Tenderer, L-4 Tenderer and so on and placement of order for their offered quantity subject to their matching L-1 rate will continue till the full requirement is covered for supply within the specified delivery period.

22 FOREIGN PRINCIPALS INVOLVING INDIAN AGENTS

23 CONSIGNEE PARTICULARS:
Depot Officer, Regional Stores, Lodna Area – 10, P.O. Lodna -828131, District – Dhanbad, State- Jharkhand

24 SUBMISSION OF CERTIFICATES ETC.:
The self-attested copies of documents like valid DGS&D/NSIC Registration certificate and any other documents issued by independent statutory bodies of Govt. of India etc. shall be necessarily attested by the Notary Public and duly stamped.

25 CERTIFICATE FOR INDIGENOUS CONTENT (if applicable)
A domestic manufacturer shall be considered as an indigenous manufacturer, if the equipment manufactured and offered by them against tender has indigenous material content cost plus labor content cost in excess of 30% of ex-works value of the equipment including all taxes and duties. This is to be certified by the auditor of the manufacturer giving reference of the specific tender against which the certificate is being submitted. The desired certificate must be submitted along with the offer.

26 SUBMISSION OF BANK GUARANTEE:
The original Bank Guarantee should be sent to the beneficiary directly by the issuing Bank under Registered Post (A.D.). However, in exceptional cases, where the Bank Guarantee is handed over to the customer for any genuine reasons, the issuing branch should immediately send by Registered Post (A.D.) an unstamped duplicate copy of the guarantee directly to the beneficiary with a covering letter requesting them to compare with the original received from supplier and confirm that it is in order. The A.D. card should be kept with the loan papers of the relevant guarantee.

27 BANNED OR DELISTED SUPPLIERS:
The bidders would confirm that they have not been banned or de-listed by any government or quasi-government or PSU’s. If a bidder has been banned by any government or quasi-government or PSU’s. This fact must be clearly stated and it may not necessarily be a cause for disqualifying him. If this confirmation is not given, the bid will be rejected as non-responsive. A declaration to this effect shall be submitted along with the offer.
MSM ENTERPRISE:
As per provision of Micro, Small and Medium Enterprises Development Act, 2006, The vendors should confirm their Registration Number along with the name of their Registering Authority. They should also attach a duly self-certified copy (certified by the Chief Executive of the Enterprise) of the valid registration certificate with each invoice against each dispatch of all purchase orders.

20% of the tendered quantity shall be reserved for procurement from participating Micro & Small Industries subject to their quoting price within the price band of L-1 +15% and bringing down their price to L-1 price in a situation L-1 price is from someone other than a Micro and small enterprises, the supply shall be shared proportionately (to tendered qty.)
Out of 20% of this quantity, 4% shall be procured from Micro & Small Enterprises owned by SC& ST entrepreneurs provided they meet the tender requirement and L-1 price. In event of failure of such Micro & Small Enterprises to participate in tender process of meet tender requirement and L-1 price this 4% requirement earmarked for Micro & small Enterprises owned by SC/ST shall be met from other Micro & Small Enterprises.
In case of procurement of any of the 358 items reserved for procurement from small scale Industrial units circulated vide office order dated 23rd March, 2012 issued by Addl Secretary and Development commissioner (MSME), Ministry of Micro small & Medium Enterprises only Micro & Small manufacturer or their authorized firm will be allowed to participate in such tender.
The firm has to submit a copy of Entrepreneurs memorandum certificate i.e. EM –Part-2 issued by District Industries Centre to claim their status as “MICRO”&”SMALL” Entrepreneurs. “SC’&”ST” Entrepreneurs has to submit necessary cast certificate issued by State Authorities.

SUB-CONTRACT:
Sub-Contract will not be allowed in part or in whole under any circumstances.

RIGHT OF ACCEPTANCE:
The bidders are requested to please note the following while submitting their offers:
“OFFERS WHICH DO NOT MEET TENDER REQUIREMENTS EITHER TECHNICALLY OR COMMERCIALLY ARE LIABLE FOR REJECTION.”
The purchaser does not bind himself to accept the lowest or any other tender and reserves the right of accepting the whole or any part of the tender or portion of the quantity offered. BCCL reserves the right to reject or accept any tender either in whole or in part without assigning any reason whatsoever.

RIGHT TO INFORMATION ACT:
Any document/information submitted by the bidder can be made public at appropriate stage, as per Right to information Act. 2005.

GENERAL TERMS AND CONDITIONS:
Unless otherwise specified in the NIT, the Purchase order, if placed, shall be subject to the General Terms and Conditions of Supply of Stores given with NIT as ANNEXURE –D. In case there is a conflict in any particular term of the NIT with the General Terms, the terms of the NIT will prevail. Unless otherwise specified, all provisions of Coal India Purchase Manual – 2004 & its amendment up to date shall be applicable.

JURISDICTION:
Any dispute arising out of this enquiry shall come under the sole jurisdiction of the Dhanbad/Jharkhand High Court, (INDIA).

UNDERTAKING BY BIDDER:
The bidder will have to submit an undertaking that if the information/declaration/documents furnished in support of the same in respect of eligibility criteria are found to be wrong or misleading at any stage, they will be liable to be punitive action.

SETTLEMENT OF COMMERCIAL DISPUTES between Public Sector Enterprises inter se and Public Sector Enterprises(s) and Govt. Deptt(s) through Permanent Machinery of Arbitrators(PMA) in the Department of Public Enterprises:
“In the event of any dispute or difference relating to the interpretation and application of the provision of the contracts, such dispute or difference shall be referred by either party for Arbitration to the sole Arbitrator in the Department of Public Enterprises to be nominated by Secretary to the Govt, of India in-charge of the Deptt. Of Public Enterprises . The Arbitration and Conciliation Act, 1996 shall not be applicable to arbitration under this clause. The award of the Arbitrator shall be binding upon the parties to the dispute, provided, however, any party aggrieved by such award may make further reference for setting aside or revision of the award to the Law Secretary, Department of Legal Affairs, Ministry of Law & Justice, Govt, of India. Upon such reference the dispute shall be decided by the Law Secretary, whose decision shall bind the parties finally and conclusively. The parties to the dispute will share equally the cost of arbitration as intimated by the Arbitrator”.

The bidder has to give the following declaration:
“We accept all the technical & commercial terms and conditions of this tender without any reservation whatsoever.”

Area Manager (Purchase)
Lodna Area
For Bharat Coking Coal Ltd
ENCLOSURES

Annexure-I : Proven-ness Criteria & Eligibility Criteria
Annexure-A2 : Other Commercial Information
Annexure-A3 : Undertaking of Authenticity

Annexure-A4 : Mandate Form for Electronic Fund Transfer/Internet Banking Payment
Annexure-A5 : Non-Banning or Delisting Certificate
Annexure-C : Specimen format of Price Bid
Annexure-D : General Terms & Conditions (G/TC)
Appendix-I : Format of Bank Guarantee for Security Deposit

ANNEXURE – I

PROVEN-NESS CRITERIA: TENDERERS WHO FULFILL THE FOLLOWING CRITERIA OF PROVENNESS WILL BE CONSIDERED AS ‘PROVEN FIRM’

Proven means the Manufacturers / Selling Agents / Distributors / Dealers / Previous Suppliers (of Govt. Departments or PSUs including CIL or its Subsidiaries or Private Sector Companies) or the firms exclusively authorized by the Proven Firms to quote against this tender who have supplied tendered item(s) of same rating or similar rating (similar means All type of Flood Light within last five calendar years to end users in the mining industry / other industry (private or government/public sector undertaking; indigenous or global) against regular (firm) order (not trial order) placed by company HQ/Area. For this purpose, the firm should submit authenticated copy of such purchase orders received by them and receipted challan. Trial orders placed by BCCL HQ may also be considered if the firm obtains proven status on performance basis against such trial orders."

ELIGIBILITY CRITERIA:
MANUFACTURERS/ PROVEN SUPPLIERS OF TENDERED ITEMS ARE TO QUOTE. IN CASE THE TENDERER IS A MANUFACTURER, THE FULL ADDRESS OF WORKS WITH SCANNED NOTARISED COPY OF THEIR VALID REGISTRATION WITH NSIC / SSI / DIC / DGS&D / REGISTRAR OF COMPANIES ETC IN THEIR OWN NAME IS TO BE UPLOADED ON WEBSITE WITH THE OFFER..

IN CASE, AS A MATTER OF POLICY, ANY MANUFACTURER(S) DOES NOT MARKET THEIR PRODUCT(S) DIRECTLY, THEN SUCH MANUFACTURER(S) MAY SUBMIT THEIR OFFER ALONG WITH DOCUMENTS FOR THEIR BEING MANUFACTURER AS SPECIFIED ABOVE, THROUGH THEIR EXCLUSIVELY AUTHORISED FIRM. IN SUCH CASE AUTHENTICATED AUTHORITY LETTER(SCANNED COPY OF ORIGINAL LETTER SPECIFYING THE TENDER REFERENCE) IN THE NAME OF TENDERER FROM MANUFACTURER FOR THE TENDERED ITEMS SHOULD BE UPLOADED WEBSITE BY THE TENDERER ALONG WITH THE OFFER, FAILING WHICH THE OFFER WILL STAND REJECTED.

Annexure-A2
OTHER COMMERCIAL INFORMATION

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<th>Particulars</th>
<th>Details</th>
<th>Remarks, if any</th>
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<tr>
<td>1</td>
<td>Proof of being Manufacturer (for tendered items)</td>
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<td>a Type of registration (SSI/NSIC/DGS&amp;D/BCCL Ancillary etc.)</td>
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<td>f Name of the Registering Authority.</td>
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<td>2</td>
<td>MSME Enterprise (if applicable)</td>
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<td></td>
<td>a Registration Number FOR Micro, Small and Medium Enterprises</td>
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<td></td>
<td>b Industry Type</td>
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ANNEXURE-A5

NON BANNING OR DELISTING CERTIFICATE

Our firm has not been suspended, banned or de-listed by any Government or Quasi-Government agencies or PSU’s.

Date: Signature of the Tenderer With Seal of the Firm

ANNEXURE-A4

Mandate Form for Electronic Fund Transfer / Internet Banking Payment

(Please fill in the information in CAPITAL LETTERS, Please TICK wherever it is applicable)

1. VENDOR / SUPPLIER / CONTRACTOR / CUSTOMER’S NAME & ADDRESS:
   (With Telephone No. & Fax No.)

2. PARTICULARS OF BANK ACCOUNT:
   A. BANK NAME:
   B. BRANCH NAME (Including RTGS Code):
   C. ADDRESS:
   D. 9-DIGIT CODE NUMBER OF THE BANK & BRANCH (As appearing on MICR Cheque issued on the Bank) Or 5-DIGIT Code Number of SBI
   E. ACCOUNT TYPE (S.B. Account/Current Account Or Cash Credit with Code 10/11/13):
   F. LEDGER NO./LEDGER FOLIO NUMBER:
   F. ACCOUNT NUMBER (CORE BANKING) & STYLE OF ACCOUNT (As appearing on the Cheque Book)

3. DATE OF EFFECT:

I hereby declare that the particulars given above are correct and complete. If the transaction is delayed or not effected at all for reasons of incomplete or incorrect information, I would not hold the user institution responsible. I have read the option invitation letter and agree to discharge responsibility expected of me as a participant under the scheme. Any bank charges levied by the bank of such e-transfer shall be borne by us.

Date: Signature of the Customer / Vendor / Supplier / Contractor Certified that the particulars furnished above are correct as per our records.

Signature of the Authorized Officials from the Bank

ANNEXURE-D

GENERAL TERMS AND CONDITIONS OF SUPPLY OF STORES

1. Definition : In the interpretation of the Contract and the general and special conditions governing it unless the context otherwise requires:
   i. “Contract” means the invitation of tender, instructions to tenderers, acceptance of tender, particulars and the general and special conditions specified in the acceptance of tender and includes a repeat order which has been accepted and acted upon by the supplier.
   ii. The term “SUPPLIER” shall mean the person, firm or company with whom the contract is placed and shall be deemed to include the supplier in successors (approved by the Purchaser) representatives, heirs, executors, administrators and permitted assignee as the case may be. iii. “CONTRACT PRICE” shall mean the sum accepted or the sum calculated in accordance with the price and / or terms accepted by or on behalf of the purchaser.
The price quoted shall be either FOR place or Railway station of dispatch, FOR destination. Delivery free to the consignee, FOB or CIF as specified in the invitation to the tender. All offers from countries other than Purchaser’s country shall quote on FOB and CIF basis. In all cases the prices quoted must be net per unit shown in the enquiry and must include all packing and delivery where applicable. Refunds on account of returnable packages (if any) are to be separately specified. The price should show separately the Foreign Exchange element and the Rupee element for stores to be imported. Sales Tax shall be shown separately and whether it is State Sales Tax or Central Sales Tax. If no mention is made about Sales Tax, it will be assumed to be included in the price quoted.
The prices should be included of Excise, or excise duty should be separately mentioned. In case where price is quoted inclusive of excise duty, the rate of quantum of the same should be separately indicated. In case of contracts providing for free delivery to the consignee, octroi charges shall be included where leviable.

c) The price must be stated separately for each item on unit basis.

d) When quotations are made for units other than those specified in the enquiry, the relationships should be stated.

e) The prices quoted must be firm and the offers made must remain open for at least Six months from the date of submitting quotations unless otherwise specified.

f) Tender must invariably be submitted along with illustrated literature giving complete and detailed specifications, particulars etc. of the main unit and of the standard accessories to be supplied with the stores.

g) Tender must clearly specify their recommended spare parts that will be supplied along with the main unit and item wise prices of the spares parts, also what are fast moving, medium moving, slow moving and insurance spares and the period up to which they are likely to last.

h) Printed terms and conditions of the tendering firms shall not be considered as forming part of their tender. In case the terms and conditions of contract applicable to this invitation to tender are not acceptable to the tendering firms, they should clearly specify deviations there from in their tender.

i) Typed quotations should be submitted. Those containing erasures and over-writings are liable to be rejected. Any corrections made in the tenders must be initialed by the tenderers, failing which their tenders will not be considered.

j) Insurance arrangement will be made as per instructions being issued from time to time by the Materials Management Division of Coal India Limited and / or its subsidiary companies.

8. a) Samples of each item, if considered necessary, should be submitted simultaneously by the contractor for inspection by Inspector / Inspectors unless the articles under tender are of considerable bulk in which case separate arrangement will be made for inspection of the articles offered while considering the quotation.

b) All samples required for inspection or test shall be supplied by the successful tenderer free of cost.

c) All samples must be clearly labeled with the tenderer’s name, this offer enquiry number and the last date of opening of tender.

9. a) Subletting and Assignment : The supplier shall not save with the previous consent in writing of the purchaser, sublet, transfer, assign the contract or any part thereof or interest therein or benefit or advantage thereof in a manner whatsoever. Provided nevertheless that any such consent shall not relieve the supplier from any obligation, duty or responsibility under the contract.

10. B) Change in a Firm:

i. Where the supplier is a partnership firm, a new partner shall not be introduced in the firm except with the previous consent in writing of the purchaser (which may be granted only as an exception) of a written undertaking by the new partner to perform the contract and accept as liabilities incurred by the firm under the contract prior to the date of such undertaking. ii. On the death or retirement of any partner of the supplier firm before complete performance of the contract the purchaser may at his option cancel the contract in such case the supplier shall have no claim whatsoever for compensation against the purchase.

iii. If the contract is not determined as provided in the sub-clause 1.i.i above notwithstanding the retirement of a partner from the firm, he shall continue to be liable under the contract for acts of the firm until a copy of the public notice given by him under Section 32 of the Partnership Act has been sent by him to the purchaser by registered post acknowledgement due.

11. (a) Consequence of Breach: Should the supplier or a partner in the supplier firm commit breach of either of the conditions (a) or (b) of this sub-clause, it shall be lawful of the purchaser to cancel the contract and purchase or authorize the purchaser of the stores at the risk and cost of the supplier and in that event the provisions of clause 20 shall as far as applicable shall apply.

(b) The decision of Coal India Ltd. and/or its subsidiary companies as to any matter or thing concerning or arising out of this sub-clause or any question whether the supplier or any partner of the supplier firm has committed a breach of any of the conditions in this sub-clause contained shall be final and binding on the supplier.

12. Use of raw materials secured with Government assistance:

a. Where any raw material for the execution of the contract is procured with the assistance of CIL and or its subsidiary companies by purchase or under arrangement made or permit, license, quota certificate or release order issued by or on behalf of or under authority or by any officer empowered in that behalf by law, or is issued from government stock and where advance payments are made to the supplier to enable him to purchase such raw materials for the execution of the contract, the supplier.

i. Shall hold such material as trustee of Coal India Limited and / or its subsidiary companies. ii. Shall use such material economically and solely for the purpose of the contract.

iii. Shall not dispose of the same without the previous permission in writing of the purchaser; and

iv. Shall tender due account of such material and return to the purchaser at such place as the purchaser may direct all surplus or unserviceable material that may be left after the completion of the contract or its termination for any reason whatsoever. On returning such material, the supplier shall be entitled to such price thereof as the purchaser may fix having regarding the condition of such material.

b. Where the contract is terminated due to any default on the part of the supplier, the supplier shall pay all transport charges incurred for returning any material up to such destination as may be determined by CIL and / or its subsidiary companies whose decision shall be final.
c. If the supplier commits breach of any of the conditions in this clause specified, he shall, without prejudice to any other liability, penal or otherwise, be liable to account to CIL and its subsidiary companies all money, advantages of profits accruing from or which in the usual course would have accrued to him by reasons of such breach.

d. Where the stores manufactured or fabricated by the supplier out of the materials arranged or procured by or on behalf of Coal India Limited and/or its subsidiary companies are rejected the supplier shall, without prejudice to any other right or remedy of the Government, pay to the Government on demand the cost price or market value of all such materials whichever is greater.

13. The tenderers in case of imported items, shall clearly mention in the question that in the event of the supply order being placed with them, they shall arrange for supply within a reasonable period of all necessary maintenance tools and spares parts that may be required from time to time during the normal life of the machines, on a continuous basis and at a price not in excess of the landed cost at their premises plus a stated percentage differential (such a differential should be indicated) and proper servicing of the main unit supplied by them as and when required. In case there is a Rate Contract with the DGS&D supply be made at the RC rates.

14. For orders placed directly on overseas suppliers, the tenderers should separately indicate whether their prices quoted include any commission for the manufacturer’s agents in India and the amount of remuneration for the agent included in the quoted price. The price shall include:

   a. The service that will be rendered by them as manufacturer’s agent
   b. The name and address of agents, if any, in India, and
   c. The agency commission or remuneration or freight in case FOR prices are accepted will be paid in Rupees in India

   d. On acceptance of the tender, a formal acceptance of tender or supply order will invariably be issued. Advance intimation in writing of acceptance of the tender will be given whenever considered necessary by the said authority. In case advance intimation has been given, the formal acceptance of tender or supply order shall follow in due course, but immediate action towards execution of supply order shall be taken on receipt of the advance intimation.

   e. Inspection and Rejection: Generally the stores shall be of the best quality and workmanship and comply with the contract or supply order in all respect. The stores supplied shall be in accordance with specification unless any deviation is authorized and specified in the contract or supply order or any amendment thereof.

   f. Facilities for Test and Examination: The supplier shall, at his own expenses, afford to the Inspector all responsible facilities and such accommodation as may be necessary for satisfying it, that the stores are being and/or have been manufactured in accordance with particulars. The Inspector shall have full and free access at any time during the execution of the contract to the suppliers work for the purpose aforesaid, and he may require the supplier.

   g. Cost of Test: The supplier shall provide without any extra charge, all materials, tools, labor and assistance of every kind which the inspector may demand from him for any test, and examination, other than special or independent test, which he shall require to be made on the supplier’s premises and the supplier shall bear and pay all costs attendant thereon. If the supplier fails to comply with the conditions aforesaid, the Inspector shall in consultation with the purchaser, be entitled to remove for test and examination all or any of the stores manufactured by the supplier to any premises other than his (suppliers) and in all such cases the supplier bear the cost of transport and/or carrying out such tests elsewhere. A certificate in writing of the Inspector that the supplier has failed to provide the facilities and the means, for test and examination shall be final.

   h. Delivery of Stores for Test: The supplier shall also provide and deliver the test free of charge, at such place other than his premises as the Inspector may specify, such materials or stores as he may require.

   i. Liability for Costs of Laboratory Test: In the event of rejection of stores or any part thereof by the Inspector in consequence of the sample thereof, which removed to the laboratory or other place of test, being found on test to be not in conformity with the contract or in the event of the failure of the supplier for any reason to deliver the stores passed on test within the stipulated period, the supplier shall, on demand pay to the purchaser all costs incurred in the Inspection and/or test cost of the test shall be assessed at the rate charged by the laboratory to provide persons for similar work.

   j. Method of Testing: The Inspector shall have the right to put all the stores or materials forming part of the same or any part thereof to such tests as he may think fit and proper. The supplier shall not be entitled to object on any ground whatsoever to the method of testing adopted by the Inspector.

   k. Stores Expended in Test: Unless otherwise provided for in the contract, all stores/materials expended in test will be to suppliers account.

   l. Inspector – Final Authority and to Certify Performance

      i. The Inspector shall have the power: Before any stores or part thereof are submitted for inspection to certify that they cannot be in accordance with the contract owing to the adoption of any unsatisfactory method of manufacturer. ii. To reject any stores submitted as not being in accordance with the particulars.

      iii. To reject the whole of the installment tendered for inspection, if after inspection of such portion thereof as he may in his discretion think fit, he satisfied that the same is unsatisfactory; and

      iv. To mark the rejected stores with a rejection mark so that they may be easily identified if resubmitted.
m. **Consequence of Rejection**: If on the stores being rejected by the Inspector or consignee at the destination, the supplier fails to make satisfactory supplies within the stipulated period of delivery, the purchaser shall be at liberty to

i. Allow the supplier to resubmit the stores, in replacement of those rejected, within a specified time, the suppliers bearing the cost of freight, if any, on such replacement without being entitled to any extra payment on the account; or

ii. Purchase or authorize the purchase of quantity of the stores rejected or so others of a similar description (when stores exactly complying with particulars opinion of the purchase executive which shall be final, readily available) without notice to the supplier's liability as regards the supply of any further installment due under the contract; or

iii. Cancel the contract and purchase or authorize the purchase of the stores or others of a similar description (when stores exactly complying with particulars are not in the opinion of the purchaser, which shall be final readily available) at the risk and cost of the supplier. In the event of action being taken under sub-clause (ii) above or this sub-clause in the provisions of clause 20 shall apply as far as applicable.

n. **Inspector’s Decision as to Rejection Final**: The Inspector’s decision as regards the rejection shall be final and binding on the supplier.

o. Where under a contract, the price payable is fixed on FOR station of dispatch basis, the supplier shall, if the stores are rejected at destination by the consignee, be liable in addition to other liabilities to reimburse to the purchaser the freight paid by the purchaser.

p. **Notification of Result of Inspection**: Unless otherwise provided in the specification or schedule, the examination of the stores will be made as soon as practicable after the same have been submitted for inspection and the result of the examination shall be notified to the supplier.

q. **Marking of Stores**: The supplier shall if so required, at his own expense mark or permit the Inspector to mark all the approved stores with a recognized Government or purchaser’s mark. The stores which cannot be so marked shall, if so required by the Inspector, be packed in suitable package or cases each of which shall be sealed and marked with such mark.

r. **Removal of Rejection**

i. Any stores submitted for inspection at a place other than the premises of the supplier and rejected shall be removed by the supplier subject as hereinafter provided within 14 days of the date of receipt of intimation of such rejection. If it is proved that letter containing such intimation is addressed and posted to him at the address mentioned in the schedule, it will be deemed to have been served on the supplier at the time when such letter would in the course of ordinary post reach the supplier. It shall be competent for the Inspector to call upon the supplier to remove what he considers to be dangerous, infected or perishable stores within 48 hours of the receipt of such intimation.

ii. Such rejected stores shall, under all circumstances lie at the risk of the supplier for the moment such rejection and if such stores are not removed by the supplier within the period aforementioned, the Inspector/Purchaser may either return the same to the supplier at his risk and cost a public tariff rate by such mode of transport as the purchaser or Inspector may select, or dispose of such stores at the supplier’s risk on his account and retain in such portion of the proceeds as may be necessary to cover any expense incurred in connection with such disposal. The purchaser shall also be entitled to recover handling and storage charges for the period during which the rejected stores are not removed.

15. **Inspection Notes**: On the stores being found acceptable by the Inspector, he shall furnish the supplier with necessary copies of inspection note duly completed, for being attached to the supplier’s bill thereof.

16. **Packing and Transport**

a. It shall be the responsibility of the successful tenderers to arrange for the stores being sufficiently and properly packed for transport by Rail, Road or Sea as the case may be so as to their being free from loss or injury on arrival at destination. The packing of the stores shall be done at the expense of the successful tenderer.

b. The successful tenderer is responsible for obtaining a clear receipt from the transport authorities specifying the goods dispatched. He will not book any consignment on a “said to contain” basis. If he does so, he does it on his own responsibility. Bharat Coking Coal Limited shall pay for only such stores as are actually received by them in accordance with the contract.

c. All packing cases, containers, packing and other similar materials shall be supplied free by the successful tenderer and shall not be returned unless otherwise specified in the contract/supply order.

d. Packages must be so marked that identification is made easy. Packages will be stamped with identification marks both outside the packages as well as on the contents inside. Packages containing articles liable to be broken by rough handling like glass or machinery made of cast iron will be marked with cautionary works like 'Fragile', 'Handle with care'. Weight of each package will be marked on the package.

e. A complete list of contents in each package called the packing list will be prepared and one copy will be packed in the package itself and another copy will be forwarded to the consignee in advance.

17. **Delivery**: The time for and the date of delivery of the stores stipulated in the ‘Purchase Order’ shall be deemed to be the essence of the contract and delivery of the stores must be completed by the date specified.

18. If the execution of the contract / supply order is delayed beyond the period stipulated in the contract / supply order as a result of outbreak of hostilities, declaration of any embargo or blockage, or fire, flood, acts of nature or any other contingency beyond the suppliers’ control due to act of God then CIL or its subsidiary Companies may allow such additional time by extending the delivery period, as it considers to be justified by the circumstances of the case and its decision shall be final. If and when additional time is granted by the CIL and its subsidiary companies, the contract / supply order shall be read and understood as if it had contained from its inception the delivery date as extended.
19. The supplier shall allow reasonable facilities and free access to his works and records to the Inspector, Progress Officer or such other Officer nominated for the purpose. Inspector of stores, i.e. supplies made by the successful tenderer against the supply order mentioned at (15) above, shall be carried out by the Inspector / Consignee at the Colliery site/ stores or by the Inspecting Wing (inclusive of all its branch officer) of the DGS&D, New Delhi or any other agency as may be specified in the supply order. Where necessary, inspection may be carried out at the supplier’s premises.

20. Coal India Ltd and / or its subsidiary companies do not bind itself to accept the lowest or any tender and reserves to itself the right of accepting the whole or any part of the tender or portion of the quantity offered and the tenderer shall supply the same at the rate quoted.

21. The supplier shall at all times indemnify CIL and its subsidiary companies against all claims which may be made in respect of the supplies for infringement of any right protected by patent, Registration of Design, or Trade Mark, provided that in the event of any claim in respect of alleged breach of Letter Patent, Registered Design, or Trade Mark being made against CIL and / or its subsidiary companies, the said authority shall notify the supplier of the same and the supplier shall be at liberty at his own expense to settle any dispute or to conduct any litigation that may arise therefrom.

22. Carrying vessels for Imported Items: In case of machinery imported from abroad, it is preferable that shipment should be affected in Indian Vessels, wherever possible. Supplies will however not be delayed on this account.

23. Freight: The stores shall be dispatched at Public tariff rates in the case of FOR station of dispatch contract and the stores shall be booked at full wagon rates whenever available and by the most economical route or by the most economical tariff available at the time of dispatch as the case may be. Failure to do so will render the supplier liable for any avoidable expenditure causes to the purchaser. Where alternative routes exist, CIL and or its subsidiary companies shall, if called upon also to do indicate the most economical route available or name the authority whose advice in the matter should be taken and acted upon. If any advice of any such authority is sought his decision or advice in the matter shall be final and binding on the supplier.

24. Passing of Property: Property in the stores shall not pass to the purchaser unless and until the stores have been delivered to the consignee or interim consignee as the case may be in terms of the contract.

25. Laws Governing the Contract.
   a. This contract shall be governed by the Laws of India for the time being in force.
   b. Irrespective of the place of delivery, the place of performance of place of payment under the contract, the contract shall be deemed to have been made at the place from which the acceptance of tender or supply order has been issued.
   c. Jurisdiction of Courts: The courts of the place from which the acceptance of tender has been issued shall alone have Jurisdiction to decide any dispute arising out of or in respect of the contract.
   d. Marking of Stores: The marking of the stores must comply with the requirement of the law relating to merchandise marks for the time being in force in India.

26. Corrupt Practices:
   a. The supplier shall not offer or give or agree to give to any person in the employment of the purchaser or working under the orders of Coal India Ltd. and/or its subsidiary companies any gift or consideration of any kind as an inducement or reward for going or forbearing to do or for having done or forborne to do any act in relating to the obtaining or execution of the contract or any other contract with the purchaser or for showing or forbearing to show favor or disfavor to any person in relation to the contract or any other with the Purchaser. Any breach of the aforesaid condition by the supplier or any one employed by him or acting on his behalf (whether with or without the knowledge of the supplier) or the Commission of any offence by the supplier or by any one employed by him or acting on the behalf under Chapter IX of the Indian Penal Code, 1860 or the Prevention of Corruption Act, 1947 and any amendments thereto or any other Act enacted for the prevention of corruption by Public Servants shall entitle Coal India Limited and or its subsidiary companies to cancel the contract and all or any other contract with the supplier and to recover from the supplier the amount of any loss arising from such cancellation in accordance with the provisions of Clause 20.

27. Any dispute or difference in respect of either the interpretation effect or application of the above condition or of the amount recoverable, the re-under by the purchaser from the supplier shall be decided by Coal India Limited and its subsidiary companies whose decision shall be final and binding on the supplier.

28. Insolvency and Breach of Contract
   a. Coal India Limited and or its subsidiary companies may at any time by notice in writing, similarly determine the contract without compensation to the supplier in any of the following events that is to say –
       If the supplier being an individual or if a firm any partner thereof shall at any time be adjudged insolvent or shall have a receiving order or order of administration of his estate made against him or shall take any proceeding for composition under any Insolvency Act for the time being in force or make any conveyance or assignment of his effects or enter into any arrangements or composition with his creditors or suspend payment or if the firm be dissolved under the Partnership Act.
   b. If the supplier being a company is wound up voluntarily by the order of a court or a receiver, Liquidating Manager on behalf of the Debenture-Holders is appointed or circumstances shall have arisen which entitles the court or Debenture-Holders to appoint a Receiver, Liquidator or Manager.
29. If the supplier commits any breach of the contract not herein specifically provided for – Provided always that such determination shall not prejudice any right of action or remedy which shall have accrued or shall accrue thereafter to the purchaser and provided also the supplier shall be liable to pay to the purchaser for any extra expenditure he is thereby put to and the supplier shall under no circumstances be entitled to any gain on repurchase.

30. Progress Report

a. The supplier shall from time to time render such reports concerning the progress of the contract and or supply of the stores in such form as may be required.

31. The submission, receipt and acceptance of such reports shall not prejudice the right of the purchaser under the contract, nor shall operate an estoppel against the purchaser merely by reason of the fact that he has not taken notice of or objected to any information contained in such report.

32. All disputes arising out of this contract shall be under the jurisdiction of Dhanbad /Jharkhand Court only and as per the "Law of the Land".

Appendix I

FORMAT OF BANK GUARANTEE FOR SECURITY DEPOSIT

M/s. Bharat Coking Coal Ltd.
Koyla Bhawan
Koyla Nagar
Dhanbad– 826005

In consideration of M/s Bharat Coking Coal Ltd. having its office at Koyla Bhawan, Koyla Nagar, Dhanbad hereinafter called “the Purchaser” (which expression shall unless repugnant to the subject or context including its successors and assigns) having agreed under the terms and condition of Contract No. _______ dated ________ Made between M/s ______________ a Company having its office at ______________ (hereinafter called the supplier in connection with supply of _______.

hereinafter called the “said Contract” to accept a Deed of Guarantee as herein provided for Rs. __________. in lieu of the security deposit to be made by the supplier for their due fulfillment of the terms contained in the said Contract, we, the ______________ Bank Limited (hereinafter referred to as the said Bank having its office at _______________ do hereby undertake and agree to indemnify and keep indemnified that Purchaser from time to time the extent of Rs. ______. (Rupees: _______________ ) Against any loss. Damage caused charges and expenses caused to or suffered by or that may be caused to suffered by Purchaser by reason of any breach or breaches by the said supplier or any of the terms and conditions contained in the said Contract and to unconditionally pay the amount claimed by the Purchaser on demand and without demur to the extent aforesaid.

We, the ______________ (Name of the Bank) do hereby agree that any demand made by Purchaser on the Bank shall be conclusive as regards the amount due and payable by the Bank under this Guarantee. We shall not withhold the payment on the ground that the supplier has disputed its liability to pay or has disputed the quantum of amount or that any legal proceeding is pending between the Purchaser and the Supplier regarding the claim. However, our liability under this Guarantee shall be restricted to an amount not exceeding Rs. __________.

We, the ______________ (Name of the Bank) do further agree Guarantee herein contained shall come into force from the date hereof and shall remain in full force and effect up to ______________. Unless demand or claim under this Guarantee is made on us in writing on or before ______________, we shall be discharged of all liabilities under this Guarantee thereafter.

We, the ______________ (Name of the Bank) further agree with the Purchaser that the Purchaser, shall have the fullest liberty without our consent and without affecting in any manner our obligations hereunder to vary any of the terms and conditions of the said Contract or to extend the time of delivery of the specified items in the Contract from time to time or to postpone for any time or from time to time any of the powers exercisable by the Purchaser against the said supplier and to forebear or enforce any of the terms and conditions relating to the said contract we shall not be relieved from our liability by the reason or any such variations or extension being granted to the said Supplier or for any forbearance act or omission on the part of the Purchaser or any indulgence by the Purchaser to the said Supplier or by any such matter or thing whatsoever which under the law relating to sureties would but for this provision have effect of so relieving us the Bank further agrees that in case this Guarantee is required for a longer period and it is not extended by the Bank beyond the period specified above. The Bank shall pay to the Purchaser the said sum of ______ or such lesser sum as may then be due to the Purchaser and as the Purchaser may demand.

We, the ______________ (Name of the Bank) lastly undertakes not to revoke this Guarantee during this currency except with the previous consent of the Purchaser in writing.

The Bank has under its constitution power, to give this Guarantee and Mr. ______________ Manager who has signed it on behalf of the Bank has authority to do so. This Bank Guarantee will not be discharged due to the change in the constitution of the Bank or the Supplier.

[In case the BGs are from outstation branch of Dhanbad then BG shall be encashable at Dhanbad/Kolkata branch of issuing bank with address and location of the said branch at Dhanbad/Kolkata will be as under.

Name of the Bank :
Name of the Branch :
Location & Address :

The BG shall be subject to the jurisdiction of the competent courts at Dhanbad District only.]

Dated __________day of ________
Signature of the authorized person
For ______________ Bank Emp.
For and on behalf of the Bank
Code.