

Under Jurisdiction of Dhanbad/Jharkhand Court Only

# Bharat Coking Coal I

(A Miniratna Company)

A Subsidiary of Coal India Limited Registered Office: Koyla Bhawan, Koyla Nagar, Dhanbad -826005

CIN:U10101JJH1972G0I00091 Website: www.bcclweb.in

Ref.No.: BCCL/Pur/118151/MS GI Pipe/19-20/PO/62

### Material Management Department

Commercial Block L-III (Fax No- 0326-2230183) Phone No.0326-2230181

Email Id: gmmm@bcclweb.in

Date: 13.09.2019

Original by Regd. Post/E-mail

### SUPPLY/PURCHASE ORDER

To,

M/s P S Steel Tubes Limited 27, Akashganga Complex, Supela

Bhilai, 490023, Chhattisgarh

E-mail: deepakpuri@pssteeltubes.com

GSTIN: 22AABCP9233A1ZZ

Vendor Category: Manufacturer (MSE)

PAN-AABCP9233A

Sub: Supply of GI Pipes of different diameters

Ref: 1. Our Tender no: BCCL/Pur/1118151/ MS GI Pipe/19-20/OTE/01 dated 11.04.2019 opened on 06.05.2019 [Tender id: 2019 BCCL 136166 1]

2. Your online Bid no. 400409 dated 25.04.2019 & subsequent correspondence on the above Tender. Dear Sirs,

With reference to the above, we, for and on behalf of BCCL, hereby place <u>PURCHASE ORDER</u> on you for supply of following items as per rate, terms and conditions indicated below:

### 1. SCOPE OF SUPPLY: GI Pipe 25mm, 40mm, 50mm, 65mm & 80mm diameter

The detailed description along with specification of the items, Qty. to be supplied, Unit Rate and Extended Value will be as under:

S N	Item Description	Qty. (Mtrs)	Unit Basic Rate (₹)	Extended Landed Value (₹)	
1	G.I. Pipe 25mm , Quality: Medium, ERW/HFIW/HFW process ,Screw end at both end ,one end fitted with socket (I: 554), other end with plastic protection ring (IS: 1239)	600	149.40	89,640.00	
2	G.I. Pipe 40mm, Quality: Medium ERW/HFIW/HFW process ,Screw end at both end ,one end fitted with socket (I: 554), other end with plastic protection ring (IS: 1239)	400	225.00	90,000.00	
3	G.I. Pipe 50mm, Quality: Medium ERW/HFIW/HFW process ,Screw end at both end ,one end fitted with socket (I: 554), other end with plastic protection ring (IS: 1239)	1250	285.60	3,57,000.00	
4	G.I. Pipe 65mm, Quality: Medium ERW/HFIW/HFW process ,Screw end at both end ,one end fitted with socket (I: 554), other end with plastic protection ring (IS: 1239)	50	446.68	22,334.00	
5	G.I. Pipe 80mm, Quality: Medium ERW/HFIW/HFW process, Screw end at both end, one end fitted with socket (I: 554), other end with plastic protection ring (IS: 1239)	425	471.12	2,00,226.00	
			Sub Total	7,59,200.00	
		GST	@ 18 % [IGST]	1,36,656.00	
	8,95,856.00				
	8,958.56				
	1,612.54 9,06,427.10				
	Total Landed Rate on FOR Basis [A+B+C]  Total Landed Rate on FOR Basis [Round Off]				

(Rupees Nine Lakh six thousand four hundred twenty seven only)

# 2. <u>GST:</u>

- a) GST shall be paid extra as legally applicable during the scheduled delivery period. Presently applicable GST rate is indicated above.
- b) The invoice shall be raised by you giving all the details as per GST Act/ Rules so as to enable BCCL to avail Input Tax Credit.
- c) You have to ensure proper uploading in your return so that BCCL may be able to avail Input Tax Credit.
- d) You have to ensure that if BCCL does not be able to avail Input Credit due to your fault then the loss amount to be recovered from you.
- e) The benefit of any extra input tax credit earned by you, if any, in future shall be passed on to BCCL.
- f) E-Way bill, if required, shall be arranged by you.
- g) HSN codes and GST rates of the items covered in the above supply order placed will be as under:

SI no.	Item	HSN code	GST rate
1	GI Pipe	73069090	18% [9%CGST+9%SGST]

h) Your GST details are as under:

SN	Particulars	Firm's Details
1	Name	P S Steel Tubes Limited
2	Constitution of Business	Limited Company
3	Trade Type (Manufacturer/Dealer/Service Provider)	Manufacturer
4	PAN	AABCP9233A
5	GSTIN	22AABCP9233A1ZZ

- 3. <u>Input Tax Credit</u>: BCCL is entitled to avail Input tax credit of above GST amount and it will be availed on the submitting of all the necessary documents required as GST act.
- 4. Freight & Insurance Charges: Nil
- 5. <u>Mode of Dispatch</u>: By Road on F.O.R. Destination, Freight paid basis. NOTE: You will ensure safe & sound delivery of stores at consignee's end.
- **6.** <u>Delivery Period:</u> 50% of the quantity shall be supplied within 3 (Three) months or earlier from the date of receipt of supply order and the balance quantity within the next 3 (Three) months. The delivery schedule will be reckoned from the 10<sup>th</sup> day of the date of order and the date of receipt of materials at our stores shall be treated as the date of delivery. However, keeping in view of our extreme urgency, earliest delivery will be highly appreciated.
- 7. <u>Consignee & Paying Authority</u>: Consignee & Paying Authority for this Order will be as under: <u>Consignee:</u> The Depot Officer, Central Store, Ekra, B.C.C.L.

Paying Authority: HOD (F)(MM), Purchase Finance, KoylaBhawan, B.C.C.L., Dhanbad

- 8. <u>Payment Terms</u>: 100% within 21 days from the date of receipt and acceptance of the material at site or within 21 days from the date of receipt of suppliers' bills at consignee end, whichever is later.
- 9. <u>Submission of Bills</u>: 100% value of bill duly stamped, signed & pre-receipted in quadruplicate, as per terms of the order should be submitted for payment to the paying authority through consignee.

  Bill should be submitted along with following documents:
  - 1. Receipted delivery challan in original;
  - 3. Consignee note (if applicable);
  - Packing list (if applicable);
  - Guarantee/ Warranty certificate;
- 2. Test Report as per relevant IS (if applicable);
- 4. Price Certificate;
- 6. Documentary evidence of taxes payment, if claimed;
- 8. Copy of valid BIS license (if applicable);

9. Any other relevant document, as per order.

NB: All documents to be submitted shall be duly authenticated. No payment will be made without submission of security deposit, if covered in order.

10. <u>Composite Guarantee/Warranty:</u> The supply shall be covered by the maker's standard guarantee as follows:

Page 2 of 14

The supplier shall warrant that the equipment supplied under the contract / supply order-

- (a) is new, unused and of current design not likely to be discontinued or become obsolete till the life of the offered equipment.
- (b) is in accordance with the contract specifications.
- (c) shall have no defects arising out of design, materials or workmanship.

The supplier shall guarantee for the satisfactory performance of the complete equipment/stores for a period of 18 months from the date of receipt and acceptance or 12 months from the date of fitment, 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, it shall be attended within 7 days from date of receipt of report & the defective part or parts will be replaced by the supplier at site free of cost within 21 days.

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. Price Certificate: You should submit a certificate along with bill as stated below:
  - "The rates of the stores under this contract are the lowest at which we are selling to any other customer/Govt. Deptt./ Subsidiaries of CIL/ Other PSUs. If the materials are sold at any lower rate than that mentioned in this contract to any other agency, the same will automatically be applied to this contract from that date".
- 12. Security Deposit: You are required to deposit 10% of value of the order (order value means FOR destination price including taxes, duties, transportation & insurance charges & other charges if any)as security money in the form of Bank Draft /Bank Guarantee within 15 days from the date of order. In case of SD in the form of BG, The Bank guarantee (as per enclosed format at Appendix-I) issued by the Bank on your behalf infavour of Bharat Coking Coal Limited, shall be in paper form as well as issued under 'Structural Financial Messaging System'. The details of beneficiary for issue of BG under SFMS mode are furnished below:

Name of Bank	State Bank of India		Name of Bank	ICICI Bank
Branch name	Main Branch Dhanbad		Branch name	ICICI Bank, Dhanbad
A/C no.	35160317947	OR	A/C no.	019605001057
IFSC Code	SBIN0000066		IFSC Code	ICIC0000196

The validity of B.G. will be for a period of three months beyond the expiry of delivery period. If you fail 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. 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.

- 13. <u>Inspection</u>: Pre-dispatch inspection shall be carried out by M/s. Central Mine Planning & Design Institute Ltd (CMPDIL), Ranchi/their Regional Office as per the terms and conditions indicated in Appendix-II. Final inspection shall be carried out at the consignee end after receipt of materials by the concerned technical head [i.e. GM (E&M)I/C] or his authorized representative.
- **14.** <u>Transit Insurance:</u> Shall be arranged and covered by you for safe arrival of materials to the consignee end at your cost and risk.
- 15. Penalty for failure to supply in time: The delivery of stores stipulated in Purchase order shall be deemed to be of the essence of the contract and delivery of the stores must be completed by the date specified. No materials should be supplied beyond the specified delivery period, unless specific approval has been obtained from this office.

200319

TZ

In the event of failure to deliver the stores within the stipulated date/ period in accordance with the samples and/or specification mentioned is the supply order, and in the event of breach of any terms and conditions mentioned in the supply order Bharat Coking Coal Limited reserves the right:

- a) To recover from you, as agreed liquidated damages, a sum not less than 0.5% (half percentage) of the price of the stores which you have not been able to supply (for this purpose part of a unit supplied will not be considered) as aforesaid for each week or part of a week during which the delivery of such stores may be in arrears limited to 10%. Where felt necessary the limit of 10% can be increased to 15% at the discretion of Head of the Materials Management Division.
- b) To purchase elsewhere, after due notice to you, on your account and risk, the stores not supplied or others of a similar description without cancelling the supply order in respect of consignment not yet due for supply or
- c) To cancel the supply order or a portion thereof, and if so desired to purchase the store at your risk and cost and also
- d) To extend the period of delivery with or without penalty as may be considered fit and proper. The penalty, if imposed shall not be more than the agreed liquidated damages referred to in clause (a) above.
- e) To encash any Bank guarantee which is available for recovery of the penalty or
- f) To forfeit the security deposit full or in part.
- g) Whenever under the contract a sum of money is recoverable from and payable by you, BCCL shall be entitled to recover such sum by appropriating, in part or whole by deducting any sum or which at any time thereafter may be due you in this or any other contract with Bharat Coking Coal Ltd. or any subsidiary of Coal India Ltd. Should this sum be not sufficient to cover the full amount recoverable, you will pay BCCL on demand the remaining amount. You will not be entitled to any gain under this clause.

#### 16. PRICE FALL CLAUSE:

- i. The prices charged for the stores supplied under the contract by the supplier shall in no event exceed the lowest price at which the supplier offer to sell the stores of identical description to any other organization from date of offer till completion of supply under the contract.
- ii. If at any time during the said period the supplier offers lower sale price of such stores to any other organization at a price lower than the price chargeable under this contract, the supplier shall forthwith notify such reduction or sale to the consignee concerned under intimation to GM (MM), Bharat Coking Coal Limited, Commercial Block, Level-III, Koyla Bhawan, Koyla Nagar, Dhanbad and the price payable under the contract for the stores supplied after the date of coming into force of such reduction or sale, shall stand correspondingly reduced. The above stipulated will not, however apply to exports by the supplier.

All other remaining commercial terms & conditions and technical specifications along with scope of supply will strictly be as per our notice inviting tender and as confirmed in your techno-commercially acceptable offer & as per company norms.

ALL DISPUTES ARE SUBJECT TO DHANBAD COURT AND JHARKHAND HIGH COURT JURISDICTION ONLY.

This contract is concluded with the issuance of this order. Two copies of the order is being sent to you. You are advised to acknowledge the receipt and acceptance of the order by returning one copy duly signed and stamped to this office positively within 15 days, failing which this order shall be deemed to have been accepted by you for execution.

#### **Enclosures:**

- 1. Annexure-A (Detailed Technical Specifications & Parameters)
- 2. Appendix-I (SD Format)
- 3. Appendix-II, II(a) & II(b) (Pre Dispatch Inspection)
- 4. Annexure E (Integrity Pact)

#### **INDENT & BUDGET CERTIFICATION REFERENCE:**

Indent no. and Date	e-B	C & e-FC Referen	nce				
Indent No:-MB/03/18-	sudget certified/revalidated/recomm	ended/Rev Bud	19-20;	Vide	BC	No.	BCCL/HQ/Pur

Jan 19

Page 4 of 14

19 dated 24.09.2019 IR no. 118151 dated

06.12.2018

Fin/Store/Budget/Other Store U/G No. 29 dated 20.08.2019 for ₹47,33,026.00 only e-BC No 206 dated 20.08.2019 given by HoD (F)-MM

FC given by CM (F)-Pur on P/N/37 No. BCCL/PURFIN/FC/20 dated 07.09.19 for  $\stackrel{>}{\sim}$ 47,33,026.00

only. e-FC - 196 dated 07.09.19

Yours faithfully,

**被指挥** 

For & on behalf of Bharat Coking Coal Ltd.

(Imran Ashja)
Ity Manage Deputy Manager (MM)

(R.K. Mishra) Chief Manager (MM)

(This has got the concurrence and approval of competent authority)

### Copy to:

- 1. Depot Officer, Ekra Central Stores, BCCL
- HOD (F) (MM), MM Division, Koyla Bhawan
- 3. GM (E&M)I/C, E&M Deptt, Koyla Bhawan
- 4. MM (Tech Cell), MM Div, Koyla Bhawan
- Master File/Office Copy
- 6. GM(MM) CCL/NCL/WCL/SECL/ECL/MCL
- Shri Pramod Deepak Sudhakar, IAS (Retd.), A-002, Stellar Park Apartments, C-58/24 Sector-62, Noida-201301, UP
- 8. Shri Aditya Prakash Mishra IRSE (Retd.), Flat No.-24, Aster-1, Vatika City, Sohna Road, Sector-49, Gurugram-122003, Haryana
- 9. GM (E&M) Inspection, CMPDIL, Gondowana Place, Kanke Road, Ranchi-834008, Ph:0651-2792298; Fax No: 0651-2230127

Annexure-'A'

# **Detailed Technical Specifications & Parameters**

### (A) Schedule of Requirement:

S.No.	Item Description	Quantity (meter	
1	GI Pipe 25mm dia	600	
2	GI Pipe 40mm dia	400	
3	GI Pipe 50mm dia	1250	
4	GI Pipe 65mm dia	50	
5	GI Pipe 80mm dia	425	

# (B) Technical Specifications & Other Parameters:

# GI Pipe of 25 mm, 40mm, 50mm, 65mm & 80 mm dia

Galvanized Mild Steel Tubes manufactured by Electrical Resistance Welded (ERW)/High Frequency Induction Welded (HFIW)/Hot Finished Welded (HFW) conforming to IS: 1239/Part-I/2004 (6<sup>th</sup> Revision) with latest amendment. Screwed at both ends as per IS: 554 (with latest amendment), socketed at one end and other end protected with Plastic thread protector. The socket conforming to IS: 1239 (Part-2) with latest amendment in random length of 5 to 7 mtr in nominal bore sizes as indicated in above table, duly ISI marked.

Hydrostatic test report in support of leak proof-ness as per relevant IS to be submitted along with the supply.

#### ANNEXURE - E

#### **INTEGRITY PACT**

#### General

WHEREAS the BUYER proposes to procure .......(Name of the Stores/Equipment/Item) and the BIDDER/Seller is willing to offer/has offered the stores and

WHEREAS the BIDDER is a private company/public company/Government undertaking/partnership/registered export agency, constituted in accordance with the relevant law in the matter and the BUYER is a Central Public Sector Unit.

#### NOW, THEREFORE,

To avoid all forms of corruption by following a system that is fair, transparent and free from any influence/prejudiced dealings prior to, during and subsequent to the currency of the contract to be entered into with a view to:-Enabling the BUYER to obtain the desired said stores/equipment at a competitive price inconformity with the defined specifications by avoiding the high cost and the distortionary

impact of corruption on public procurement, and Enabling BIDDERs to abstain from bribing or indulging in any corrupt practice in order tosecure the contract by providing assurance to them that their competitors will also abstain from bribing and other corrupt practices and the BUYER will commit to prevent corruption, in any form, by its officials by following transparent procedures.

The parties hereto hereby agree to enter into this Integrity Pact and agree as follows:

### Commitments of the BUYER

- 1.1 The BUYER undertakes that no official of the BUYER, connected directly or indirectly with the contract, will demand, take a promise for or accept, directly or through intermediaries, any bribe, consideration, gift, reward, favour or any material or immaterial benefit or any other advantage from the BIDDER, either for themselves or for any person, organization or third party related to the contract in exchange for an advantage in the bidding process, bid evaluation, contracting or implementation process related to the contract.
- 1.2 The BUYER will, during the pre-contract stage, treat all BIDDERs alike and will provide to all BIDDERs the same information and will no provide any such information to any particular BIDDER which could afford an advantage to that particular BIDDER in comparison to other BIDDERs.
- 1.3 All the officials of the BUYER will report to the appropriate Government office any attempted or completed breaches of the above commitments as well as any substantial suspicion of such a breach.
- 2. In case any such preceding misconduct on the part of such official(s) is reported by the BIDDER to the BUYER with full and verifiable facts and the same is prima facie found to be correct by the BUYER, necessary disciplinary proceedings, or any other action as deemed fit, including criminal proceedings may be initiated by the BUYER and such a person shall be debarred from further dealings related to the contract process. In such a case while an enquiry is being conducted by the BUYER the proceedings under the contract would not be stalled.

#### Commitments of BIDDERs

- 3. The BIDDER commits itself to take all measures necessary to prevent corrupt practices, unfair means and illegal activities during any stage of its bid or during any pre-contract or post-contract stage in order to secure the contract or in furtherance to secure it and in particular commit itself to the following:-
- 3.1 The BIDDER will not offer, directly or through intermediaries, any bribe, gift, consideration, reward, favour, any material or immaterial benefit or other advantage, commission, fees, brokerage or inducement to any official of the

Page 7 of 14

BUYER, connected directly or indirectly with the bidding process, or to any person, organization or third party related to the contract in exchange for any advantage in the bidding, evaluation, contracting and implementation of the contract.

- 3.2 The BIDDER further undertakes that it has not given, offered or promised to give, directly or indirectly any bribe, gift, consideration, reward, favour, any material or immaterial benefit or other advantage, commission, fees, brokerage or inducement to any official of the BUYER or otherwise in procuring the Contract or forbearing to do or having done any act in relation to the obtaining or execution of the contract or any other contract with the Government for showing or forbearing to show favour or disfavour to any person in relation to the contract or any other contract with the Government.
- 3.3\* BIDDERs shall disclose the name and address of agents and representatives and Indian BIDDERs shall disclose their foreign principals or associates.
- 3.4\* BIDDERs shall disclose the payments to be made by them to agents/brokers or any other intermediary, in connection with this bid / contract.
- 3.5\* The BIDDER further confirms and declares to the BUYER that the BIDDER is the original manufacturer/integrator/authorized government sponsored export entity of the defence stores and has not engaged any individual or firm or company whether Indian or foreign to intercede, facilitate or in any way to recommend to the BUYER or any of its functionaries, whether officially or unofficially to the award of the contract to the BIDDER, nor has any amount been paid, promised or intended to be paid to any such individual, firm or company in respect of any such intercession, facilitation or recommendation.
- 3.6 The BIDDER, either while presenting the bid or during pre-contract negotiations or before signing the contract, shall disclose any payments he has made, is committed to or intends to make to officials of the BUYER or their family members, brokers or any other intermediaries in connection with the contract and the details of services agreed upon for such payments.
- 3.7 The BIDDER will not collude with other parties interested in the contract to impair the transparency, fairness and progress of the bidding process, bid evaluation, contracting and implementation of the contract.
- 3.8 The BIDDER will not accept any advantage in exchange for any corrupt practice, unfair means and illegal activities.
- 3.9 The BIDDER shall not use improperly, for purposes of competition or personal gain, or pass on to others, any information provided by the BUYER as part of the business relationship, regarding plans, technical proposals and business details, including information contained in any electronic data carrier. The BIDDER also undertakes to exercise due and adequate care lest any such information is divulged.
- 3.10 The BIDDER commits to refrain from giving any complaint directly or through any other manner without supporting it with full and verifiable facts. The person signing the integrity pact shall not approach courts while representing the matters to IEMs and he/she will await their decision in the matter.
- 3.11 The BIDDER shall not instigate or cause to instigate any third person to commit any of the actions mentioned above.
- 3.12 If the BIDDER or any employee of the BIDDER or any person acting on behalf of the BIDDER, either directly or indirectly, is a relative of any of the officers of the BUYER, or alternatively, if any relative of an officer of the BUYER has financial interest/stake in the BIDDER's firm, the same shall be disclosed by the BIDDER at the time off filing of tender. The term 'relative' for this purpose would be as defined in Section 6 of the Companies Act 1956.
- 3.13 The BIDDER shall not lend to or borrow any money from or enter into any monetary dealings or transactions, directly or indirectly, with any employee of the BUYER.

### 4. Previous Transgression

4.1 The BIDDER declares that no previous transgression occurred in the last three years immediately before signing of this Integrity Pact, with any other company in any country in respect of any corrupt practices envisaged hereunder or with any Public Sector Enterprise in India or any Government Department in India that could justify BIDDER's exclusion from the tender process

Page 8 of 14

- 4.2 The BIDDER agrees that if it makes incorrect statement on this subject, BIDDER can be disqualified from the tender process or the contract, if already awarded, can be terminated for such reason.
- 5. Earnest Money (Security Deposit): As mentioned in the Tender Document.

#### 6. Sanctions for Violations

- 6.1 Any breach of the aforesaid provisions by the BIDDER or any one employed by it or acting on its behalf (whether with or without the knowledge of the BIDDER) shall entitle the BUYER to take all or any one of the following actions, wherever required:
- i) To immediately call off the pre contract negotiations without assigning any reason or giving any compensation to the BIDDER. However, the proceedings with the other BIDDER(s) would continue.
- ii) The Earnest Money Deposit (in pre-contract stage) and/or Security Deposit/Performance Bond (after the contract is signed) shall stand forfeited either fully or partially, as decided by the BUYER and the BUYER shall not be required to assign any reason therefore.
- iii) To immediately cancel the contract, if already signed, without giving any compensation to the BIDDER.
- iv) To recover all sums already paid by the BUYER, and in case of an Indian BIDDER with interest thereon at 2% higher than the prevailing Prime Lending Rate of State Bank of India, while in case of a BIDDER from a county other than India with interest thereon at 2% higher than the LIBOR. If any outstanding payment is due to the BIDDER from the BUYER in connection with any other contract for any other stores, such outstanding payment could also be utilized to recover the aforesaid sum and interest.
- v) To encash the advance bank guarantee and performance bond/warranty bond, if furnished by the BIDDER, in order to recover the payments, already made by the BUYER, along with interest.
- vi) To cancel all or any other Contracts with the BIDDER. The BIDDER shall be liable to pay compensation for any loss or damage to the BUYER resulting from such cancellation/rescission and the BUYER shall be entitled to deduct the amount so payable from the money(s) due to the BIDDER.
- vii) To debar the BIDDER from participating in future bidding processes of the Government of India for a minimum period of five years, which may be further extended at the discretion of the BUYER.
- Viii) To recover all sums paid in violation of this Pact by BIDDER(s) to any middleman or agent or broker with a view to securing the contract.
- ix) In cases where irrevocable Letters of Credit have been received in respect of any contract signed by the BUYER with the BIDDER, the same shall not be opened.
- x) Forfeiture of Performance Bond in case of a decision by the BUYER to forfeit the same without assigning any reason for imposing sanction for violation of this Pact.
- 6.2 The BUYER will be entitled to take all or any of the actions mentioned at para
- 6.1(i) to (x) of this Pact also on the Commission by the BIDDER or any one employed by it or acting on its behalf (whether with or without the knowledge of the BIDDER), of an offence as defined in Chapter IX of the Indian Penal code, 1860 or Prevention of Corruption Act, 1988 or any other statute enacted for prevention of corruption.
- 6.3 The decision of the BUYER to the effect that a breach of the provisions of this Pact has been committed by the BIDDER shall be final and conclusive on the BIDDER. However, the BIDDER can approach the Independent Monitor(s) appointed for the purposes of this Pact.

#### 7. Fall Clause

7.1 The BIDDER undertakes that it has not supplied /is not supplying similar product/systems or subsystems at a price lower than that offered in the present bid in respect of any other Ministry/Department of the Government of India or PSU and if it is found at any stage that similar product/systems or sub systems was supplied by the BIDDER to any other Ministry/Department of the Government of India or a PSU at a lower price, then that very price, with due allowance for

elapsed time, will be applicable to the present case and the difference in the cost would be refunded by the BIDDER to the BUYER, if the contract has already been concluded.

#### 8. Independent Monitors

- 8.1 The CVC (Central Vigilance Commission) has appointed Independent Monitors (hereinafter referred to as Monitors) for this Pact (Names and Addresses of the Monitors as given in the Tender document).
- 8.2 The task of the Monitors shall be to review independently and objectively, whether and to what extent the parties comply with the obligations under this Pact.
- 8.3 The Monitors shall not be subject to instructions by the representatives of the parties and perform their functions neutrally and independently.
- 8.4 Both the parties accept that the Monitors have the right to access all the documents relating to the project/procurement, including minutes of meetings.
- 8.5 As soon as the Monitor notices, or has reason to believe, a violation of this Pact, he will so inform the Authority designated by the BUYER.
- 8.6 The BIDDER(s) accepts that the Monitor has the right to access without restriction to all Project documentation of the BUYER including that provided by the BIDDER. The BIDDER will also grant the Monitor, upon his request and demonstration of a valid interest, unrestricted and unconditional access to his project documentation. The same is applicable to Subcontractors. The Monitor shall be under contractual obligation to treat the information and documents of the BIDDER/Subcontractor(s) with confidentially.
- 8.7 The BUYER will provide to the Monitor sufficient information about all meetings among the parties related to the Project provided such meetings could have an impact on the contractual relations between the parties. The parties will offer to the Monitor the option to participate in such meetings.
- 8.8 The Monitor will submit a written report to the designated Authority of BUYER within 8 to 10 weeks from the date of reference or intimation to him by the BUYER/BIDDER and, should the occasion arise, submit proposals for correcting problematic situations.

#### 9. Facilitation of Investigation

In case of any allegation of violation of any provisions of this Pact or payment of commission, the BUYER or its agencies shall be entitled to examine all the documents including the Books of Accounts of the BIDDER and the BIDDER shall provide necessary information and documents in English and shall extend all possible help for the purpose of such examination.

### 10. Law and Place of Jurisdiction

This Pact is subject to Indian Law. The place of performance and jurisdiction is the seat of the BUYER.

#### 11. Other Legal Actions.

The actions stipulated in this Integrity Pact are without prejudice to any other legal action that may follow in accordance with the provisions of the extant law in force relating to any civil or criminal proceedings.

#### 12. Validity

- 12.1 The validity of this Integrity Pact shall be from date of its signing and extend up to 5 years or the complete execution of the contract to the satisfaction of both the BUYER and the BIDDER/Seller, including warranty period, whichever is later. In case, BIDDER is unsuccessful, this Integrity Pact shall expire after six months from the date of the signing of the contract.
- 12.2 Should one or several provisions of this Pact turn out to be invalid, the remainder of this Pact shall remain valid. In this case, the parties will strive to come to an agreement to their original intentions.
- 13. The parties hereby sign this Integrity Pact at.....on......on.....

BUYER	BIDDER
Name of the Officer	CHIEF EXECUTIVEOFFICER
Designation	
Coal India Limited/Subsidiary Co.	
Witness	Witness
1	1
2	2

E

# APPENDIX -I FORMAT OF BANK GUARANTEE FOR SECURITY DEPOSIT

M/s. Bharat Coking Koyla Bhawan	Coal Ltd.			
Koyla Bhawan Koyla Nagar				
Dhanbad – 826005				
Purchaser" (which under the terms an at	f M/s Bharat Coking Coal Ltd. expression shall unless repugn nd condition of Contract No reinafter called the supplier in c e as herein provided for Rs erms contained in the said Cont	ant to the subject or context dated made betwee onnection with supply of in lieu of the securit ract, we, the Bank Lin d agree to indemnify and kee ast any loss. Damage caused co	t including its successors een M/s hereinafter called the y deposit to be made be nited (hereinafter referred ep indemnified that Purce harges and expenses cause y the said supplier or any	and assigns) having agreed a Company having its office e "said Contract" to accept a y the supplier for their due ed to as the said Bank having haser from time to time the sed to or suffered by or that y of the terms and conditions
the amount due ar has disputed its lial	Name of the Bank) do hereby ag nd payable by the Bank under the bility to pay or has disputed the egarding the claim. However, ou	nis Guarantee. We shall not w quantum of amount or that a	vithhold the payment on ny legal proceeding is per	the ground that the supplier nding between the Purchaser
We, theshall remain in full	(Name of the Bank) do further force and effect up to ve shall be discharged of all liabil	Unless demand or claim	under this Guarantee is	
consent and without of extend the time any of the powers relating to the said to the said Supplier Supplier or by any so relieving us the beyond the period	Name of the Bank) further agree ut affecting in any manner our of delivery of the specified item exercisable by the Purchaser against contract we shall not be relieved from any forbearance act or consuch matter or thing whatsoeve Bank further agrees that in cas specified above. The Bank shall and as the Purchaser may demand	bligations hereunder to vary as in the Contract from time to gainst the said supplier and to get from our liability by the read from on the part of the Purr which under the law relating this Guarantee is required for pay to the Purchaser the said	iny of the terms and conditime or to postpone for a forebear or enforce any ison or any such variation richaser or any indulgence, to sureties would but foor a longer period and it	ditions of the said Contract or any time or from time to time of the terms and conditions as or extension being granted by the Purchaser to the said or this provision have effect of is not extended by the Bank
We, the consent of the Pure	(Name of the Bank) lastly unde chaser in writing.	rtakes not to revoke this Gua	rantee during this curre	ncy except with the previous
The Bank has unden has authority to do	er its constitution power, to give o so.	e this Guarantee and Mr	Manager who has sig	gned it on behalf of the Bank
[ In case the BGs a address and location Name of the Bank Name of the Branc Location & Addres The BG s The Bank guarar	h :	anbad then BG shall be encas d/Kolkata will be as under . n of the competent courts at D alf of the supplier in favour of	hable at Dhanbad/Kolkat  Phanbad District only.]  Bharat Coking Coal Limit	a branch of issuing bank with
Name of Bank	State Bank of India		Nome of Deal.	ICICI Dawle
Branch name A/C no. IFSC Code	Main Branch Dhanbad 35160317947 SBIN0000066	OR	Name of Bank Branch name A/C no. IFSC Code	ICICI Bank ICICI Bank, Dhanbad 019605001057 ICIC0000196

Dated .....day of ..... For ...... Bank Emp. Code.

Signature of the authorized person For and on behalf of the Bank

Page 11 of 14

#### APPENDIX-II

#### PRE-DESPATCH INSPECTION CLAUSE

Pre-dispatch inspection of each consignment shall be carried out by M/s. Central Mine Planning & Design Institute Ltd (CMPDIL), Ranchi/their Regional Office as per the terms and conditions indicated hereunder:

Pre-dispatch inspection shall be carried out by M/s. CMPDIL (the above firm) as per their methodology. The third Party Inspection shall include examination of raw material, test certificate verification, continuous monitoring of quality assurance by manufacturer which will include regular and surprise visits. In brief, the scope and condition of inspection by M/s CMPDIL will be as follows:

- 1. Checking and approval of test procedures/quality assurance plans.
- 2. Verification of records and documents of your works.
- 3. Verification of documents and test certificate of bought out items and cross checks.
- 4. You shall provide facilities for carrying out all necessary tests as required in the specification at your works else these will be carried out at an independent test house at your cost.
- 5. Final testing and checking of materials as per specifications.

M/s CMPDIL will have full and free access to the premises of manufacturer during the process of manufacturing and during inspection activities.

Inspection fee @ 1% of total consignment billing (plus statutory levis like GST etc, as applicable on inspection fee) is to be paid to M/s CMPDIL along with inspection call letter payable by SBI Collect as per enclosed Appendix-III(a) which will be reimbursed subsequently by BCCL together with consignment billing.

Minimum 7 calendar days' notice shall be given by the manufacturer to M/s CMPDIL for arranging inspection within valid delivery period as per contract.

The ultimate responsibility for supply of correct materials as per requirement of relevant specification lies solely with the manufacturer inspite of clearance/acceptance by inspection authority i.e. M/s CMPDIL. The manufacturer will be required to replace the material free of cost if found defective/unserviceable/not according to relevant specifications.

The charges for third party inspection and the cost of materials that would be required for destructive tests, if any, shall be reimbursed by BCCL together with the consignment billing. Such cost shall be reimbursed only if it is duly certified by M/s CMPDIL.

Please send inspection call to M/s CMPDIL, Ranchi/ their Regional Office as per Appendix-III (b).

Final inspection shall be arranged by the consignee after receipt of the material at our destination.

The purchaser shall, at its discretion, have the right to test the ordered material in a Government Test House or in a test house 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.

FOR AND ON BEHALF OF BCCL

Page 12 of 14

### Appendix-II (a)

The manufacturer/firm, intending to submit the Pre-Dispatch Inspection (PDI) Fees online through SB collect has to follow the following steps:

- 1. Visit CMPDI site (www.cmpdi.co.in).
- 2. Click on the link of State Bank Collect to pay Inspection Fee
- 3. Click the acceptance of terms & conditions and then click the proceed button.
- 4. Next page will open. Here, select the state as *Jharkhand* and then select the type of institution as *PSU-Public Sector Undertaking*, then press *go* button.
- 5. Next page will open requesting to you select PSU name, here you select *CMPDI Ltd.* & then press the submit button.
- 6. Next page will open, requesting to select the payment category. Here, select "INSPECTION FEES".
- 7. Automatically you will be transferred to next page requesting to you to provide details of payment. Here you are required to fill the data as requested in each row including the remarks.
- 8. After filling all the required data, press the *submit* button, you will be transferred to next page, which will request to verify the details and confirm the details. Press *confirm* button if entry made are correct otherwise press cancel If you press Confirm then you will be transferred to next page where payment option will appear.
- 9. On this page you will find the various modes of e-payment of different banks i.e. net-banking, debit card, credit card etc.
- 10. At this page you are requested to make the payment by selecting the appropriate mode of payments offered by different banks as per your choice.
- 11. After making the payment please take out the prints of e-receipt which should subsequently be submitted to us as a proof of payment made to CMPDI along with inspection call letter.
- 12. The inspection call is required to be submitted online on the email id <a href="mailto:gmenm.cmpdi@coalindia.in">gmenm.cmpdi@coalindia.in</a>, with a copy to <a href="mailto:paresh.saxena@coalindia.in">paresh.saxena@coalindia.in</a> in in the following manner:
  - a) A Covering letter on your letter head giving the details of inspection.
  - b) Inspection call duly stamped and signed, addressed to GM (E&M) CMPDI in the required format on your letter head.
  - c) Copy of e-money receipt for the PDT Fee deposited online.
  - d) Copy of the respective complete supplied order against which inspection call is raised. All the above four documents are to be submitted in separate POF files.
- 13. Simultaneously a copy of e-money receipt for the POI Fee deposited online must be mailed on the email id: hgfinance@yahoo.com, with a copy to sandeep.aru@coalindia.in

Note: The facility for submission of POI Fee on State Bank Collect will be available from 1<sup>st</sup> to 28<sup>th</sup> of every month.

Appendix-II (b)

### Inspection Call

(To be typed in Company's Letter Head)

To,

The General Manager (E&M), CMPDI Ltd. Gondwana Place, Kanke Road Ranchi 834031 (Ph 0651-2230876, Fax 0651-2230127)

Name of Subsidiary Company of CIL:	Inspection Call Ref. No. & Date:			
Manufacturer's Name with Address & Tel/Mobile No.:	P.O. No./R.C. No./Amendment/etc.:			
	Date:			
Contact Person Details:	Status of supply order: Running Order/ New Order (Please tick the appropriate one)			
Tel. /Mobile Phone No.:	Brief Description of Material :			
Email id:	Value of Offered material: ₹			
Place of Inspection:	Basic Value: ₹			
Qty. of Offered Material:	Details of e-receipt payment generated after paying the inspection Fee on SB collect:  1. E-receipt no.:			
Date of readiness of Material:				
Proposed date of Inspection:	The Page has been all the response			
1. Inspection Fee @1% of Consignment V	/alue: ₹			
2. GST as applicable on the date of subm				
Total (1+2): ₹				

### Note:

- 1. Inspection fee and GST charges is being sent on email id: <a href="mailto:gmenm.cmpdi@coalindia.in">gmenm.cmpdi@coalindia.in</a>, with a copy to <a href="mailto:paresh.saxena@coalindia.in">paresh.saxena@coalindia.in</a>.
- 2. Copy of Purchase order to be enclosed with inspection call.

Signature with seal

N

Page 14 of 14