

BHARAT COKING COAL LIMITED (A Subsidiary of Coal India Limited) Office of the General Manager(MM)

Koyla Bhawan : Koyla Nagar Dhanbad : 826 005 GRAM; KOKINGKOL (Phone No. 0326 – 2230181 (Fax No. 0326 -2230183)

Ref. No. Pur/612188/Cutting Edges D155/12-13/173

dtd 6.12.2012

M/s Engineering Enterprise, 145, Belilious Road, Howrah, West Bengal -711101

PURCHSE ORDER BY REGD.POST

Vendor Code:1/12/M/S/146

Sub: Supply of Cutting Edges & End Bits D 155 Dozer Ref: 1) WCL rate contract no 40021948 B dtd 04.03.2011

ii) Your acceptance letter no EE/BCCL//2012-13/19 dated 11.06.12

Dear Sirs,

With reference to above we, for and on behalf of BCCL, we hereby place order for supply of Cutting Edges & End Bits of D 155 Dozer at the following item description, part no, rate ,value and terms & conditions as per CCL Rate contract as referred above :- Scope of Supply:

Item, Description and price:-

Sr no.	Description of items	Qty in		Extended value in Rs.
		set	Unit basic	
			price(Rs.)	
01	Cutting Egde and End Bit	30	34550.00	1036500.00
	for D 155 Dozer			
	Mat Code: 11202994102			
	One Set consisting of the			
	following items:			
	1 Cutting Edges : 3 nos			
	Pt no 175-71-26310			
	2 End Bit LH :1 no			
	Pt no 175-71-22272			
	3 End Bit RH :1 no			
	Pt no 175-71-22282			
	4 Bolt : 21 nos			
	Pt no 175-71-11454			
	5 Bolt : 14 nos			
	Pt no 175-71-4462/63			
	6 Nut : 35 nos			
	Pt no 175-71-11530			
	7 Washer : 35 nos			
	Pt no 01643-22245			
			Sub total	1036500.00
	CST payable Extra@2%			20730.00
	Total			1057230.00

Rs Ten Lakhs Fifty Seven thousand Two Hundred and Thirty only

TERMS & CONDITIONS

Λ1	Deigo	Firm and FOD destination basis (Darking Formanding Est & Inguina	
01	Price	Firm and FOR destination basis. (Packing, Forwarding, Frt & Insurance – Inclusive)	
02	Excise Duty	Not Applicable	
03	CST	CST Extra @ 2% against form "C".	
04	Payment	100% payment within 21days of receipt and acceptance of materials or from the	
		date of receipt of Bill whichever is later at Consignee's end.	
05	Delivery	Supply to be completed within 4 months from the date of issue of supply order.	
06	Fitment	The firm will submit a Certificate of Fitment Guarantee that material will be fitted	
	Guarantee	in D155 Dozer without any modification (deletion/ addition).	
07	Logo	Item supplied will be embossed/identification tag of the firm, if any in a convenient place where there is no wear of the component.	
08	Warranty	i) warranted for a period of 700 working hours from the date of fitment or 18 months from the date receipt & acceptance of the material, whichever is earlier. If any defect is found due to faulty design, inferior quality or bad workmanship, the defective parts shall have to be replaced free of cost within 30 days of intimation.	
09	Price Fall & L.D. Clause	Applicable as per Annexure-I(enclosed)	
10	Security Deposit	The firm is required to deposit security money in the form of Bank Draft drawn in favour of "Bharat Coking Coal Limited" payable at Dhanbad, or by way of Bank Guarantee of any schedule Bank for 10% value of the order (value means F.O.R destination price) i.e. Rs.105723.00 within 15	
		days from the date of receipt of order. In case they fail to deposit the same, the order shall be cancelled and the case shall be processed to order elsewhere and the firm's performance is to be kept recorded for future dealings with them. For unsatisfactory performance and/or contractual failure the security money shall be forfeited. The BG for SD should be valid for three month beyond the delivery period.	
11	After Sales Service	To be provided by the firm to end user.	
12	Submission of Bills	100% value of bill duly stamped & pre-receipted in Six copies as per terms of the order should be submitted for payment to the paying authority through consignee. Bill should be submitted along with challan, packing list if any, guarantee/warranty certificate, fitment guarantee certificate, and other relevant document as specified in the order	
13	Consignee	Depot officer ,Central Stores, Jealgora, BCCL Dhanbad	
14	Paying Authority	GM(Fin)- Purchase finance. BCCL Dhanbad.	
15	Inspection	By the representative of Consignee at Consignee's end.	
16	Mode of	By Road on freight paid basis.	
	Dispatch		
17	Inspection test clause	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. The purchaser shall notify the supplier in writing of the identity of any representative retained for these purposes. ii) If the inspections and tests is conducted on the premises of the supplier or its subcontractor(s) at point of delivery and/or at the goods final destination when conducted on the premises of the supplier or its subcontractor(s), all reasonable facilities and assistance, including access to drawings and production data, shall be furnished to the inspectors at no charge to the purchaser. iii) Should any inspected or tested Goods fail to conform to the specifications, the	

		purchaser may reject them and the supplier shall replace the rejected goods and make all alternatives necessary to meet specification requirements free of cost to
		the Purchaser.
		iv) The materials will be inspected on arrival at site by the consignee, which will
		be considered as final. This 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
		representative's i.e. third party prior to the dispatch of the Goods.
		v) Nothing in these documents shall in any way release the supplier from any
		warranty or other obligations under this contract.
18	Force	If the execution of the contract/supply order is delayed beyond the period
	majeure	stipulated in the contract/supply order as a result of out-break of hostilities,
	Clause	declaration of an embargo/curfew or blockade or fire, 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 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 BCCL the contract/supply order shall be read
		and understood as if it had contained from its inception the delivery date as
		extended. Further this clause state that:
		a) The successful bidder will, 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
		authority, the beginning and end of the causes of the delay, within fifteen days of
		the occurrence and cessation 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 delays arising out of Force Majeure, the bidder will not claim 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 costs provided it is mutually established that Force Majeure Conditions did
		actually exists.
		c) If any of the force Majeure conditions exists in the place of operation of the
		bidder even at the time of submission of bid, he will categorically specify them in
		his bid and state whether they have been taken into consideration in their
		quotations.
19	Price	The Firm will certify on their Bills that the prices charged to BCCL is lowest and
	certificate	same as charged to other CIL subsidiaries/Govt. Under Taking/ Deptt and others.
20	Integrity Pact	NA
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ALL OTHER REMAINING COMMERCIAL TERMS & CONDITIONS AND TECHNICAL SPECIFICATIONS ALONG WITH SCOPE OF SUPPLY WILL STRICTLY BE AS PER WCL RATE CONTRACT NO. 40021948 B DTD 04.03.2011.

N.B:- This purchase order/ contract is issued with the approval of the Competent Authority. This contract is concluded with the issuance of this order. Supply Order is being forwarded to you. You are advised to confirm the receipt of acceptance of the order within 15 days from failing which this order shall be deemed to have been accepted for execution. Indent Nos. & date:

Indent MB 2012-13 no 100052 dt 20.06.12 (IR no. 612188(12-13) dtd 10.11.12 **BC & FC**: BCCL/HQ/Pur-Fin/Rev Budget/2012-13/259 dt 18.09.12 for Rs 1057230.00 & FC no 209 dt 4.12.12 for Rs 1057230.00

Encl: As above.

Yours faithfully,

(A.D.Santhish) Chief Manager (MM)

Copy to:-

- 1. GM (Excv.), Koyla Bhavan, BCCL Dhanbad
- 2. GM(F)MM, Koyla Bhavan,BCCL Dhanbad
- 3. Depot Officer, Central Stores, Jealgora, BCCL, Dhanbad
- 4. Tech. Cell. MM Divn. Koyla Bhavan/office copy/master copy
- 5. Office Copy/Master Copy

PENALTY FOR FAILURE TO SUPPLY IN TIME / L.D. CLAUSE

The time and date of 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 the purchaser.

In the event of failure to delivery or dispatch 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 successful tenderer, as agreed liquidated damages, a sum not less than 0.5%(half percentage) of the price of the stores which successful tenderer has 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 the successful tenderer on the account and at the risk of the defaulting supplier the stores not supplied or others of a similar description without canceling 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 the risk and cost of the defaulting supplier 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 en-cash 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 the supplier, 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 to the successful tenderer 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, the successful tenderer shall pay BCCL on demand the remaining amount. The supplier shall not be entitled to any gain under this clause.

The bidder must confirm the acceptance of this Penalty clause, which will not be altered. 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 CGM(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.

Format of BG for SD
M/s. Bharat Coking Coal Ltd.
Koyla Bhawan
Koyla Nagar
Dhanbad – 826005

In consideration of M/s Bharat Coking Coal Ltd. ha Dhanbad hereinafter called "the Purchaser" (which context including its successors and assigns) having No dated made between M/s .	expression shall unless repugnant to the subject or agreed under the terms and condition of Contract
at (hereinafter called the supplier i	
called the "said Contract" to accept a Deed of Guara	
of the security deposit to be made by the supplier fo said Contract, we, the	
office at	
Purchaser from time to time the extent of Rs	
Damage caused charges and expenses caused to or s	
Purchaser by reason of any breach or breaches by th	
contained in the said Contract and to unconditionall	
demand and without demur to the extent aforesaid.	
We, the Bank Limited do hereby agre	e that any demand made by Purchaser on the Bank
shall be conclusive as regards the amount due and p	
not withhold the payment on the ground that the sup	
disputed the quantum of amount or that any legal pr	
Supplier regarding the claim. However, our liability	
amount not exceeding Rs We, the	
herein contained shall come into force from the date	
to	
We, the	
fullest liberty without our consent and without affect	
vary any of the terms and conditions of the said Con	
specified items in the Contract from time to time or	
of the powers exercisable by the Purchaser against t	
the terms and conditions relating to the said contract	
reason or any such variations or extension being gra	
or omission on the part of the Purchaser or any indu	
any such matter or thing whatsoever which under th	
provision have effect of so relieving us the Bank fur	
for a longer period and it is not extended by the Ban	
shall pay to the Purchaser the said sum of o Purchaser and as the Purchaser may demand.	r such lesser sum as may then be due to the
We, the Bank Limited lastly undertake	es not to revoke this Guarantee during this currency
except with the previous consent of the Purchaser in	
The Bank has under its constitution power, to give the	
signed it on behalf of the Bank has authority to do s	
This Bank Guarantee will not be discharged due to t	
Supplier.	-
Datedday of	Signature of the authorized parson
For Bank Limited.	Signature of the authorized person For and on behalf of the Bank.
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