

(UNDER JURISDICTION OF DHANBAD/JARKHAND COURT ONLY)

Bharat Colding Coal Limited (A Subsidiary of Coal India Limited) (A GOVT. OF INDIA UNDERTAKING)

6, Lyons Range,4th Floor ,Purchase division,

Kolkata-700001 (West Bengal)

OFFICE OF THE CHIEF MANAGER (MM)

Phone No. 033-22304975; Fax No. 033-22304928

Web-sile No: www.bcal.gov.in

CIN: U10101JH1972GO1000918

Under jurisdiction of Dhanbad Court and Jharkhand High Court only

Supply / Purchase Order

Ref no: BCCL/PUR/KOL/72/R.I.Cloth/815106/2015/19

Date: 24.08.2015

M/s.Genuine Trade Centre, 109, Netaji Subhas Road, Kolkata-700001..

BY REGISTERED POST (Old Vendor Code No: 629037) (New Vendor Code No: 1/03/M/X/160) Calegory: Dealer.

Contact Person: Sri Rajiv Jhunjhunwala Contact Number: 09433219512;033-22712439/22724234

e-mail Id No. geminetradekolkata@gmail.com

Sub: Supply of ISI Marked Insertion Rubber Sheeting of thickness-3.00mm.

Ref: BCCL Rate Contract No: BCCL/KOL/12/ RI Cloth/RC/2015/123 Dt.16.06.2015.

With reference to the above, we, for and on behalf of BCCL, hereby place Dear Sirs, Purchase order on you for supply of I.R. Sheeting as per rate contract referred above:-

1. SCOPE OF SUPPLY		Qly in	Rate	Basic Value
Item		K.gs.	Each	
Insertion Bubber Sheeting confort	ning to IS: 638 with latest amendment			
Medium Hard Type-B, Grade-I w	ith ISI Marked of the following size:-	5421	Rs.73.23	Rs.3,96,979.83
	Excise duty inclusive @Rs.6.79 per Kg-	3-12.1		Inclusive
	C.S.T.			Nil Rs. 3,969.80
ln Gamile	spection charges @1% on FOR value - ce charge @14% on Inspection charges -		Total:-	Rs. 3,969.80 Rs. 555.77
			Total.	Rs.4,01,505.40
Brand: 1088P' manufactured by	y M/s Indian Oil Seal & Synthetic			
Products.				
Material Code No: 94097470078				

(Rupees Four Lakh One thousand Five hundred Five & paise Forty only)

TERMS & CONDITIONS:

1. Payment Terms: 100% within 21 days of receipt and acceptance of the materials by the consignce of from the date of receipt of Bills, whichever is later by the consignce.

- 2. Prices: FIRM and FOR destination basis.
- 3 Excise Duty: ED is inclusive @Rs.6.79 per Kg. Excise duty paid invoice of the manufacturer M/s. Indian Oil Seal & Synthetic Products (Excise Registration No:AAAF16780PXM001) under Rule-52A, directly in theour of BCCL as consignee is to be submitted, with supply bills, for availing cenvat credit as per excise rules.
- 4. Central Sales Tax: Nil but 'C' Form to be provided.
- 3. DELIVERY SCHEDULE To commence within 10(Ten) days from the date of receipt of order from DDP's and completion within 60 days thereafter @50% per month. Delivery schedule shall be reckoned from the 10'TH day from the date of order and the date of receipt of materials at our stores shall be treated as the date of delivery: Any increase in the rate of taxes & duties beyond delivery period will be to your account.
- 4. Security Money: You are requested to furnish a sum of Rs. 40151.00 by way of Demand Draft payable at Kolkata or through a Bank Guarantee of any schedule Bank drawn in favour of "BHARAT COKING COAL LIMITED" (as per Appendix-II enclosed) as Security Deposit within 15days which will be refunded after satisfactory completion of the order, otherwise order shall be cancelled and your performance shall be kept recorded for future dealings with you. For unsatisfactory performance and/or contractual failure the Security Money shall be forfeited.
- 5. Inspection Pre-despatch Inspection shall be carried out by CMPDIL, Ranchi at your Works premises. Inspection Fees @1% on FOR destination price and Service Tax @14% on inspection charges shall be paid initially by you along with your Inspection Call, which shall be subsequently reimbursed by BCCL along with your supply bills against documentary evidence e.g. money receipt etc. Final inspection shall be carried out at the consignee end after receipt of materials.
- 6. Transit Insurance Shall be arranged and covered by you for safe arrival of materials to the consignee end at your cost and risk.

7. 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 the purchaser.

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. Bherat 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 Hend of the Malerials 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 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 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.

8. 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.

9 Submission of Bills-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 delivery challan in original, Consignee note (if any), packing list if any, Guarantee/ Wamanty certificate, Price Certificle, Copy of Valid BIS License duly self-certified and notarized by Notary Public, documentary evidence of Excise duty paid invoice, Copy of Inspection Note of CMPDIL and other relevant documents.

NE: all documents to be submitted shall be authenticated.

10. Guarantee /Warranty - Materials supplied should be guaranteed for a period of 12 months from the date of commissioning or 18 months from the date of receipt and acceptance of material at consignee end whichever is earlier against any manufacturing defects / workmanship / inferior quality. Any defect observed on this account shall be attended within 07 days from the date of receipt of report and replace the materials within 30 days free of cost.

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 "

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12 Packing - Consignment shall be supplied in suitable standard proper packing as per NIT.

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.

- 14. Consignee- Depot Officer, Ekra Central Stores. P.O: Bansjora, BCCL, Dhanbad-828101, Iharkhand, India.
- 15. Paying Authority- CM(F)MM(I/C), BCCL. Koyla Bhavan, Dhanbad.
- 16. Place of Despatch: Kolkata, West Bengal.
- 17. Issue of Road Permit Road Permit if required may be obtained directly from the Consignee under intimation to this office.
- 18. ALL DISPUTES ARE SUBJECT TO DHANBAD COURT AND JHARKHAND HIGH COURT JURISDICTION ONLY.

ALL OTHER TERMS & CONDITIONS AND TECHNICAL SPECIFICATIONS ALONG WITH SCOPE OF SUPPLY WILL STRICTLY BE AS PER OUR RC.

This contract is concluded with the issuance of this order. We are enclosing 2 copies of the Purchase order, one of which should be returned to us duly stamped and signed. This issues with the approval of the Competent Authority.

Yours faillifully, For & on Dehalf of Bhatat Coking Coal Ltd.

Chief Manager (MM), Kol

Sr. Indent no. And BC & FC no. & date	Indenting Authority GM(MM)S, Dhanbad.	
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- F. GM (MM), BCCL, Koyla Bhawan, Dhanbad.
 GM (MM)S, BCCL, Koyla Bhawan, Dhanbad.
 GM (E&M), BCCL, Koyla Bhavan, Dhanbad.

- 4. CM(F)MM(I/C), BCCL. Koyla Bhavan, Dhanbad. 5. Depot Officer, Ekra Central Stores, P.O.-Bansjora, BCCL, Dhanbad-828101,
- Ihaddhand, India.
- 7 GM (E&M) Inspection, CMPDIL, Gondowana Place, Kanke Road, Ranchi-834008, Ruby
- 3. M/s. Indian Oil Seals & Synthetic Products, 136, Naskarhat Road, (N ear Hospital), Kolkata-700039- with reference to your authorization letter no: IOSSP/BCCL/019 dtd.09.01.2015.
- Master File/Office Copy.

Details in respect of both the supplier as well as the Consignee to be incorporated in the Invoice for getting input credit for VAT as well as CENVAT:

(A) CONSIGNEE DETAILS:

- 1 VAT TIN NO. -20821500736
- _KT-254(C) 2. CST No.
- 3. Circle/Sub-circle where it is registered Katras Circle, Katras.
- 4. S.S.I. Rogd. No, if any
- 5. Service Tax Regd. No., if any
- aaacb7934MEM007 6. Central Excise Duty Regd. No.
- 7. Central Excise Range (code)
- Dhanbad Code 02
- 8. Contral Excise Division (code)
- Dhanbad Code 02
- 9. Central Excise Commissionerate (code) Ranchi Code 87

5(Five) copies of Invoices are to be submitted by the supplier (Two copies for Area Finance to be retained by the Central Stores/Regional Stores and to be forwarded to AFM for Tax purposes, One copy for Central/Regional Stores, one for Fund Section and one Office Copy for MM-Finance).

The "Ist copy of CENVAT Invoice must be affixed with "ORIGINAL FOR BUYER" meant for concerned Area Finance Manager for availing CENVAT Credit.

(B) VENDOR DETAILS: (TO BE FILLED IN BY VENDOR)

-7Appendix-II FORMAT OF BANK GUARANTEE FOR SECURITY DEPOSIT

M/s. Bharat Coking Coal Ltd. Koyla Bhawan Koyla Nagar

Kayla Nagar Shanb <u>ad</u> – 826005	
Diambad hereination cannot the the context including its successors and assignated dated made between the "said Contract" to accept a Deed of security deposit to be made by the suppontant, we, the Bank Limit do hereby undertake time to time the extent of Rs. (Rucharges and expenses caused to or suffer of any breach or breaches by the said succentract and to unconditionally pay the to the extent aforesaid. We, the Name of the Bank Bank shall be conclusive as regards the shall not withhold the payment on the disputed the quantum of amount or the	Coal Ltd. having its office at Koyla Bhawan, Koyla Nagar, er (which expression shall unless repugnant to the subject or 18 having agreed under the terms and condition of Contract No. 18 having agreed under the terms and condition of Contract No. 18 having its office at 18 hereinafter called 19 hereinafter called 19 hereinafter called 19 hereinafter realized 19 hereinafter realized 19 hereinafter referred to as the said Bank having its office at 18 and agree to indemnify and keep indemnified that Purchaser from 19 hereinafter referred to as the said Bank having its office at 19 hereinafter referred to as the said Bank having its office at 19 hereinafter referred to as the said Bank having its office at 19 hereinafter or indemnify and keep indemnified that Purchaser from 19 hereinafter on 19 her
not exceeding Rs	Bank) do further agree Guarantee herein contained shall come into remain in full force and effect up to
We, the	the further agree with the Purchaser that the Purchaser, shad the vithout affecting in any manner our obligations hereunder to vary the said Contract or to extend the time of delivery of the specified to resid contract or to extend the time of delivery of the specified to resid supplier and to forebear or enforce any of the terms and the said supplier and to forebear or enforce any of the terms and the said supplier or for any forbearance act or omission on any anted to the said Supplier or for any forbearance act or omission on the said supplier or by any such matter or be relating to sureties would but for this provision have effect of so that in case this Guarantee is required for a longer period and it is not that in case this Guarantee is required for a longer period and it is not seriod specified above. The Bank shall pay to the Purchaser the said is may then be due to the Purchaser and as the Purchaser may demand. The Bank is the Purchaser in writing. The Bank of the Purchaser in writing. Manager who has
Name of the Bank :	
Name of the Branch	
Location & Address:	ediction of the competent courts at Dhanbad District only.]
Datedday of For Bank the Bank	For and on behalf of Emp. Code.

