

<u>Cement Corporation of India Limited</u> (A Govt. of India Enterprise) Core V, SCOPE Complex, 7 Lodhi Road NEW DELHI-110 003 <u>CIN-U74899DL1965GOI004322</u>

> PHONE: 011-30482526 E-mail: proj_co@cciltd.in Website: www.cciltd.in

Ref: GM(P&T)/BKO-LTE/13/2018/01

Date: 04.07.2018

Last date for receipt of sealed bids : 11.07.2018 till 3.00 PM Due Date of Tender Opening:11.07. 2018 at 3.30 PM

NOTICE INVITING TENDER

Tender is invited for Consultancy Services for:-

Study of existing contract and to review with respect to technical requirement for setting up a new 1200 tpd clinkerization line at Bokajan Cement Factory, CCI.

&

To provide recommendations after reviewing of current status of the project with respect to investment made till date along with estimation to complete the project from the new agency in case the existing contractor does not complete the balance work of the project in present scenario etc as per defined Scope of Work.

The parties whom the tender has been addressed are only eligible to participate in the tender.

- 1) The other parties to whom the tender is not addressed can participate provided they are techno commercially eligible. For this purpose they should provide all documents as desired for the tender. Only if their documents are found to be techno-commercially suitable, their tender shall be considered.
- 2) Only those tenders will be considered who fulfill the terms & conditions mentioned in the tender documents.
- 3) The price- bid should be only as per CCI's price bid format otherwise the tender is liable for rejection.
- 4) All the tenderer who have participated in the tender may depute their authorize representative at C.O. New Delhi at the due date of tender opening at scheduled time.
- 5) The due date of tender may be further extended, if required, & same will be uploaded on website through corrigendum as per requirement of corporation.

The complete set of tender documents is available on our websites www.cciltd.in

AGM(T&P)

List of Annexure

The tender documents comprise of following:-

Annexure: A-I	Covering letter which must be submitted by tenderer duly filled in.
Annexure: A-II	Part-I - Instruction to tenderers
Annexure: A-III	Part-II- General terms & conditions
Annexure: A-IV	Part-III- Special terms & conditions
Annexure: A-V	Part-IV- Technical specifications
Annexure: A-VI	Price Bid Performa (Price schedule) to be submitted duly filled in a separate envelope superscripted as "PRICE BID". Cost break up rates quoted may also be furnished.
Annexure: B	Certificate for References within Corporation
Annexure: C	Unexecuted/ Present Orders in Hand
Annexure: D	Details of Orders Executed during Last 3 Years

Annexure A-I

COVERING LETTER WHICH MUST BE SUBMITTED BY THE TENDERER DULY FILLED IN, SIGNED AND STAMPED IN SEALED ENVELOPE SUPERSCRIBED WITH NIT NO------------- SO AS TO REACH US BY ------

Ref: -----Date: -----

SPEED POST/COURIER

To The Addl. General Manager (T&P) Cement Corporation of India Ltd., Core-V, SCOPE Complex, 7-Lodhi Road, New Delhi-110003

SUB: Submission of Tender for consultancy Services for:-

Study of existing contract and to review with respect to technical requirement for setting up a new 1200 tpd clinkerization line at Bokajan Cement Factory, CCI.

&

To provide recommendations after reviewing of current status of the project with respect to investment made till date along with estimation to complete the project from the new agency in case the existing contractor does not complete the balance work of the project in present scenario etc as per defined Scope of Work.

REF: Your NIT No.----- Dated: -----

Dear Sir,

With reference to your tender for the above supply, We/I hereby submit our / my tender as per NIT and instructions as per Annexure: A-III of the tender documents.

Techno-Commercial Bid:

The following documents duly signed and stamped are enclosed here with.

- 1. Covering Letter duly filled as per Annex: A-I
- 2. The terms and conditions in Part I, II, III & IV of the tender are accepted without any deviation.
- 3. GST Registration Certificate.
- 4. Copy of the PAN card in the name of company/ dealer . (in case of proprietary firm it can be in the name of the proprietor).
- 5. Copy of Income Tax Return certificate for 2014-15, 2015-16 and 2016-17
- 6. Certificate whether any officer of your Corporation is related to me/us or not (Annexure `B')
- 7. List of unexecuted orders in hand as per (Annexure C)
- 8. Details of orders executed, including CCI during last 3 years (Annexure D).
- 9. The turnover for <u>2014-15</u>, <u>2015-16</u> and <u>2016-17</u> in Rs. (as per the Audited Balance sheet). The balance sheets are required to be produced if demanded.

10. The copy of Partnership Deed/MOU.

Price bid: submitted as per "PRICE BID" format (Annex: A-VI) enclosed in a envelope superscripted as "PRICE BID".

We/I hereby declare that We/I have not been debarred from tendering for contracts in any of the departments of Govt. /Semi Govt. /Public Sector Undertaking and Local Bodies.

We/I certify that the information given by us/me in the tender documents is correct and if at any stage the same is found to be incorrect, the contract will be liable to be terminated/rescinded and action may be taken against us/me by the Corporation for damages.

We are/I am duly authorized/empowered to sign all the tender documents.

a)	Name of the Tenderer
b)	Full Postal Address:
c)	Telegraphic Address/Telex/Fax
d)	Phone: OfficeResidence
e)	E-mail

Yours faithfully,

(SIGNATURE OF THE TENDERER WITH SEAL)

WITNESS (NAME & ADDRESS)

1-----_____ _____

2-----_____

CEMENT CORPORATION OF INDIA LTD. (A GOVT.OF INDIA ENTERPRISE)

PART-I: INSTRUCTIONS TO TENDERER:

1. GENERAL:

- a) The tender should be addressed to the officer who has invited the tenders.
- b) Any offer made in response to this tender, when accepted by the Cement Corporation of India Ltd., will constitute a contract between the parties.

2. SUBMISSION OF TENDER:

2.1 Single Bid procedure shall be adopted for preparation, submission and evaluation of the bids. The bid submitted should be duly signed by the bidder. The duly filled Tender should reach uson or before the submission time and date as stipulated in the Tender document.

2.2 <u>Other conditions</u>:

- i) The tenderer has/have to declare that he/they have not been debarred from tendering for contracts in any of the departments of Govt./Semi Govt./Public Sector Undertaking and Local Bodies.
- ii) The tenderer has to certify that the information given by him/them in the tender documents is correct and if at any stage the same is found to be incorrect, the contract will be liable to be terminated/rescinded and action may be taken against him/them by the Corporation for damages.
- iii) In the event of the tender being submitted by a firm, it must be signed separately by each partner thereof. In the event of the absence of any partner, it must be signed on his behalf by a partner holding power of attorney authorizing to do so.
- iv) In the case of a company, the tender should be signed in the manner as laid down in the said Company's Article of Association.
- v) A true copy of the partnership deed (and Articles and Memorandum of Company) duly attested should be furnished.
- vi) Tenders received after the specified time & date are liable for rejection.
- vii) Tenders not submitted in the prescribed formats and not completed in all respect are likely to be rejected.
- viii) The tender documents are non-transferable. Only those firms can participate in whose name the tender has been sold.
- ix) Tenderers shall not be entitled to claim any costs, charges, expenses or incidentals for or in connection with the preparation and submission of their tenders even though the Corporation may decide to withdraw the "Invitation of Tender" or reject any/all tender(s) without assigning any reasons thereof.

3. CLEAR UNDERSTANDING:

When a tenderer submits his tender in response to this tender documents, he will be deemed to have understood fully about the requirement, terms and conditions. No extra payment will be made or any other claim whatsoever entertained on the pretext that the tenderer did not have a clear idea of any particular point(s)

4. VALIDITY OF OFFER:

Tender shall remain open for acceptance for 120 days or as may be specified from the date of opening of commercial bid. No revision/modification in the tendered rate will be allowed during the period of original validity of tender or the extended period except for any reduction/ revision as may be asked for specifically by CCI during negotiations.

5. **REFERENCE LIST:**

The tenderer(s) should submit along with their tender(s) the list of unexecuted orders in hand, if any, for same/similar jobs and period by which jobs are proposed to be completed (Performa enclosed Annexure 'C')

6. AWARD OF CONTRACT:

a) The Corporation reserves the right:

i) To accept in its sole and unfettered discretion any tender for whole or part quantities/ part work or to reject any or all tenders without assigning any reasons thereof and without entitling the tenderer to any claim whatsoever.

ii) To award the contract to one or more number of firms, either at equal price or on different prices.

iii) To enter into parallel contracts simultaneously or at any time during the period of the contract with one or more tenderer(s) as the Corporation may deem fit.

iv) To place adhoc order simultaneously or at any time during the period of the contract with one or more tenderer(s) for such quantity and for such jobs as the Corporation deem fit.

- b) Normally no price negotiation will be conducted. Tenderers are advised to quote lowest rates on firm basis in their offers.
- c) Firms which have failed to fulfil earlier contractual obligations may not be considered.
- d) If no separate agreement has been signed by the parties to the contract, the LOI/ Order resulting from this tender including all negotiation and detailed order to be issued subsequently, with its terms and conditions and stipulation as agreed to by the tenderer and to the extent modified during negotiations, constitutes the contract agreement relating to the work between the successful tenderer and the Corporation and the parties shall be bound by the terms and conditions and all provisions of this contract.
- e) The Corporation does not bind itself to accept the lowest or any tender to assign any reason for non-acceptance of the same.
- f) The Corporation shall mean and include the administrative and executive officers of its Corporation Office at New Delhi as well as of factories/ projects as the case may be who are identified to deal with matter relating to this contract on its behalf.
- 7. In case of the due date of sale/ submission/opening of tender falling on Government holiday(s), the succeeding working day/date will be treated as due day/date automatically. However, the time will remain unchanged.
- 8. The tenderer should have adequate experience in the related field and should furnish supporting documents giving details of similar job executed during last three years.

CEMENT CORPORATION OF INDIA LTD (A GOVT. OF INDIA ENTERPRISE) PART-II: GENERAL TERMS AND CONDITIONS

1.0 EARNEST MONEY DEPOSIT: Exempted

- 1.1 All tenderers including those registered with the Corporation should furnish earnest money, as specified, by way of RTGS/NEFT in favor of Cement Corporation of India Limited, New Delhi. The Tenderers can submit the requisite EMD in either of our registered Bank Accounts (DENA Bank). The Bank Details for the purpose of RTGS/NEFT is furnished hereunder. Tender received without the Earnest money deposit, as specified in the tender, will be liable for rejection. Any other money held by or pending with the Corporation against any other contract will not be generally adjusted/ treated as EMD for this tender.
 - a) Bank Name: DENA Account No: 105011021071 IFSC Code: BKDN0711050
- 1.2 Earnest money will be forfeited if the rates are revised/or modified upward during the validity period or extended period. Earnest money will also be forfeited if the security deposit is not furnished within 15 days from the date of LOI or work not started after acceptance of the tenderer's offer by CCI.
- 1.3 The Earnest money deposit will not bear any interest.
- 1.4 The Earnest money deposit of successful tenderers would be adjusted towards the Security deposit and that of others will be refunded, except in the cases mentioned in 1.2 above and mentioned in Clause 2.3 below.
- 1.5 Public Sector Undertakings (Central/State) and SSI units registered with NSIC and MSME are exempted from submission of Earnest money deposit. The MSME and SSI units shall furnish a documentary proof to the effect that they are registered with NSIC along with the tender documents.

2.0 SECURITY DEPOSIT: Exempted

- **2.1** The amount of Security deposit as specified in the terms and conditions of the tender/LOI shall be deposited by the successful tenderers within 15 days of acceptance of offer i.e. issue of Rate Contract/P.O.
- **2.2** Failure to furnish Security Deposit in accordance with the conditions of the tender i.e. within 15 days of the acceptance of offer/issue of Rate Contract/P.O. will be considered to be breach of contract which would give the Corporation the right to terminate the contract and forfeit the EMD amount. For such breach of contract, the Corporation will also be entitled to take any other course of action against the successful tenderer as it may deem fit like stoppage of business dealings/ debarring from tendering, etc.
- **2.3** The Security deposit may be made either by RTGS or bank guarantee in favour of Cement Corporation of India Ltd. from any nationalized bank in the prescribed form valid for a 6 months beyond the date of completion of contract with a further claim period of 3 months. The Earnest money deposit will be adjusted towards portion of security deposit, in the case of successful bidder.
- 2.4 If work is not started after acceptance of tenderer's offer, EMD/SD will be forfeited.

- **2.5** In the event of any approved upward revision in the value of the contract the successful tenderer will, on receiving intimation, make further deposit as specified by the Corporation towards the increased value of the contract.
- **2.6** The security deposit will not bear any interest. The Corporation reserves the right to adjust security deposit towards any amount due to it from the successful tenderer against this contract or against any other contract with this Corporation and in such an event the successful tenderer on receipt of notice from the Corporation shall make further deposit to restore the security deposit to the full amount.
- **2.7** The security deposit shall be liable to be forfeited wholly or partly at the sole discretion of the Corporation, should the successful tenderer either fail to complete the jobs assigned to him/them as per agreed time schedule or to fulfil his/their contractual obligations or to settle in full his/their dues to the Corporation.
- **2.8** The Corporation is empowered to deduct from the security deposit or from any other outstanding amount any sum that may be fixed by the Corporation as being the amount of loss or losses or damages suffered by it due to delay in performance or non-performance of any of the conditions of the tender/contract. The Corporation will, however, not be bound to prove any demonstrable loss or damages suffered
- **2.9** The Corporation shall have a lien over all or any money that may become due and payable to the contractor under this contract or any other contract or transaction of any other nature either all alone or jointly with other and unless the Contractor pays and clears the claim of the Corporation immediately on demand, the Corporation shall be entitled at all times to deduct the said sum due from the contractor from any money/security deposit with which may have become payable to the contract or transaction whatsoever between the contractor and the Corporation without prejudice and in addition to the other rights of the Corporation to recover the amount of any such claim by other remedies legally available.
- **2.10** Bank Guarantee as required under this contract or agreed to against any advance made by the Corporation/ contract performance/equipment performance/ guarantee etc. shall be extended by the Contractor whenever so required by the Corporation and without any question for covering the period of completion and finalisation of work, performance etc. Failure to do so shall entitle the Corporation to encash the bank guarantee against it towards any dues, recoveries L.D. etc.

3.0 MEMBER OF THE CORPORATION NOT INDIVIDUALLY LIABLE:

No Director or official or employee of the Corporation shall in any way be personally bound or liable for acts or obligations of the Corporation under the contract or answerable for any default or omission in observance or performance of any of the acts, matters or things which are herein contained.

4.0 CORPORATION NOT BOUND BY PERSONAL REPRESENTATION:

The contractor shall not be entitled to any increase in the rates or any other right or claim whatsoever by reason of any representations, explanation or statement or alleged representation, promise or assurance given or alleged to have been given by any employee of the Corporation.

5.0 NON-PERFORMANCE OF CONTRACT/CANCELLATION OF CONTRACT/RIGHT OF THE CORPORATION:

- 5.1 The Corporation reserves the right to cancel the contract if the contractor fails to carry out the jobs assigned to him as per contract and as per the instructions given by authorized representative of the Corporation. In addition, Corporation may also take any other remedial measures in such an event as described hereunder.
- 5.2 Any bribe, commission, gift or advantage given, promised or offered by or on behalf of the tenderers, their partners agents or servants to any officer servant or representative of the Corporation for obtaining or for execution of this or any other contract or for receiving payments under the contract shall in addition to the criminal liability he may incur will subject to tenderer to cancellation and the Corporation shall be entitled to deduct the amount so payable from any money otherwise due to the tenderer under this or any other contract. Any question or dispute as to whether the tenderers have incurred any liability under the clause shall be settled by the Corporation in such manner and on such evidence of information as it may deem fit and sufficient and the Corporation decision in this regard shall be final and conclusive.
- 5.3 In case of any compelling circumstances or for any other reasons and in the opinion of the Corporation, the contract needs to be determined and terminated at the stage during the execution, the Corporation shall be entitled to do so, giving one month's notice in writing. In such an eventuality, no compensation whatsoever for any arrangement is made by the contractor or for any liabilities incurred by him or any consequential loss will be payable by the Corporation except the payment for work actually done at contracted rates, after making good all dues recoveries L.D. if any etc. CCI also reserves its right to suspend the contract for any compelling reasons if in the opinion of the Corporation it is so required. In such an eventuality, the time of completion will be extended to the extent of suspension period but no claim whatsoever for any damages, increase in rates, idle wages machinery etc. will be payable to the contractor.
- 5.4 The Corporation also reserves the right to make risk purchase from the open market by tender or by any other mode of purchase at the risk and cost of supplier in respect of such quantities that the supplier fails to deliver in accordance with the schedule of delivery agreed to, after giving due notice to the supplier.

6.0 SUB-LETTING OF CONTRACT:

The contractor shall not sublet or assign this contract or any part thereof without obtaining prior written permission of the Corporation. In the event of the contractors subletting or assigning the contract or any part thereof without such permission, the Corporation shall have the right to rescind the contract and contractor shall be liable to the Corporation for any loss or damage which the Corporation may sustain in consequence or arising out of such cancellation. Even, in case subletting is permitted by the Corporation. However, the Corporation will not recognize any contractual obligations with the persons or party to whom the contract has been sublet including compensation under workman's compensation Act and the Contractor.

7.0 CHANGES IN CONSTITUTION:

- 7.1 Where the contractor is a partnership firm, a new partner shall not be introduced in the firm except with the previous consent in writing of the Corporation which may be granted only upon furnishing of a written undertaking by the partner to perform the contract and accept all liabilities incurred by the firm and under the contract prior to the date of such undertaking.
- 7.2 On the death or retirement of any partner of the Contractor's firm before complete execution and performance of the contract, the Corporation may, at its option rescind the contract and in such case the contractor shall have no claim, whatsoever, for compensation of any kind, consequential loss etc. against the Corporation.
- 7.3 Without prejudice to any of the rights or remedies under this contract, if the contractor is a proprietorship concern and proprietor dies during the subsistence of the contract, the Corporation shall have the option to terminate the contract without paying compensation of any kind consequential loss etc. to any claimant i.e. legal heirs and successors.

8.0 FORCE MAJEURE CONDITIONS:

- 8.1 If any time during the continuance of the agreement/contract it becomes impossible by reasons of war, or war like operations, strikes, lock-outs, riots, civil commotion, epidemical sickness, pestilence, earthquake, fire, storm, or floods, the contractor shall during the continuance of such contingencies, not be bound to execute the contract during this period as per agreement/ contract time schedule. The work shall be resumed immediately the contingencies has have ceased or otherwise determined and contractor's obligations shall continue to be in force for correspondingly extended period after the resumption of execution. The contractor shall however, inform the corporation by registered post about such acts at the beginning and end of the above causes of delay within ten days of occurrence and ceasation of such force majeure conditions.
- 8.2 In the event of delay lasting over one month, if arising out of cause of force majeure the Corporation reserves the right to cancel the order/ contract without any compensation whatsoever, and/or any consequential loss etc.
- 8.3 Only events of Force Majeure which affect the work at the time of its occurrence shall be taken into cognizance. The Corporation shall not be liable to pay any extra costs or increased rates due to delay under Force Majeure conditions. Only appropriate extension of time will be granted.

9.0 **NOTICE**:

9.1 Any notice hereunder may be served on the contractor by registered post/ mail at his last known address. Proof of issue of any such notice at this address shall be conclusive proof of having received the notice by contractor.

10.0 **DISPUTE UNDER THIS CONTRACT AND ARBITRATION**:

10.1 In the event of any question/ dispute, breach or difference arising in respect of the meaning and scope of terms & conditions herein or in connection with any matter under this agreement (except for those matters which are to be decided as per provisions made in these terms & conditions), the same shall be referred to the Chairman-cum-Managing Director of Cement Corporation of India Limited for appointment of a Sole Arbitrator. There will be no objection

if the Arbitrator so appointed is or was an employee of the Corporation and whether he had at any time in discharge of his duties as an employee had expressed views on all or any of the matters in dispute or difference or dealt with the matter in substance. The Arbitrator shall give award with reasons in respect of each claim, dispute or difference referred to him in the event the value of the dispute(s) exceeds Rs.50,000/-. The award of the Arbitrator shall be final and binding on the parties to this contract.

- 10.2 Subject to aforesaid the Arbitration & Conciliation Act, 1996 and the rules made thereunder and any statutory modifications thereof for the time being in force shall apply to the arbitration proceedings under this clause.
- 10.3 The work under the contract shall be continued uninterrupted during the pendency of the arbitration proceedings and no payment due from one to the other parties therein shall be withheld on account of pendency of such proceedings unless such payment related to the matter under arbitration.
- 10.4 The venue of the arbitration shall be New Delhi or such other place as the arbitral tribunal at his discretion may determine.

11.0 **JURISDICTION**:

It is hereby agreed by the parties here to that only courts at New Delhi/ Delhi shall have jurisdiction to decide or adjudicate upon any dispute which may arise out of or be in connection with this agreement.

12.0 LAWS GOVERNING THE CONTRACT:

12.1 This contract shall be governed by the laws of Union of India in force.

13.0 WAIVER NOT TO IMPAIR THE RIGHT OF THE CORPORATION:

13.1 Any delay in exercising or omission to exercise any right, power or remedy accruing to the corporation upon any default under this contract shall not impair any such right, power or remedy or shall be construed to be inaction of the Corporation in respect of any such default or any acquiescence by the Corporation effect or impair any right, power or remedy of the Corporation under this contract.

14.0 **CONDITION GIVEN BY THE TENDERER**:

14.1 With the acceptance of the terms and conditions described in this tender any terms and conditions given by the tenderers contrary to those conditions shall be treated as withdrawn by the tenderer(s).

15.0 OTHER COMMERCIAL TERMS AND CONDITIONS

15.1 **PRICES:**

- a) Prices quoted shall be firm during the tenure of the contract and shall be inclusive of expenses & taxes etc.
- b) Prices are to be quoted on firm basis and there shall be no variation of the same during the period of contract unless specifically agreed to and provided in the contract.

15.2 GOODS & SERVICE TAX:

The IGST/CGST/SGST, if applicable, will be paid on the cost of the finished goods being supplied/service being provided, as per the rate (%) prevailing at the time of scheduled delivery period, subject to the supplier claiming the same as separate item on their bill.

The supplier shall furnish the following certificate on the body of the bill claiming aforesaid amount of IGST/CGST/SGST.

"It is certified that the goods/services, on which GST has been charged, have not been exempted under the GST or the rules made thereunder. The amount charged on account of GST on those goods/services are not more than what is payable under the provisions of the relevant act, or the rules made thereunder:"

In the event of negotiations, only downward revision of rates will be allowed. Any change in technocommercial terms as agreed earlier, will not be permitted at this stage. Hence any qualifying remarks in the price bid revised/ negotiated offer will not be entertained and shall render the tender liable for rejection and forfeiture of earnest money deposit.

CEMENT CORPORATION OF INDIA LIMITED

PART – III - SPECIAL TERMS & CONDITIONS

In addition to the General Terms & Conditions of the tender under Part-I & II, the following special terms & conditions will also apply to the contract.

These special terms & conditions, if contradictory to any conditions given in Part-I & Part-II, shall prevail upon the conditions given therein:

1.0 PAYMENT TERMS:

- i. 30% Payment shall be released within 15 days after completion of site visit& submission of site visit report.
- ii. 40% Payment shall be released within 15 days on submission of Draft Report
- iii. 30% Payment shall be released within 1 months on submission & acceptance of Final Report.
- 2.0 SECURITY DEPOSIT : Exempted
- 3.0 PAYING AUTHORITY: HOD (FINANCE) of CCI, Corporate Office, New Delhi
- 4.0 SUBMISSION OF FINAL REPORTS: The Final Reports should be submitted separately in triplicate.

5.0 EXPERIENCE CRITERIA

The firms having following Experience Criteria can participate in the tender:-

- 5.1 The consulting firm/agency should be a registered firm/company working for last 5 years, having adequate qualified and experienced multi disciplinary team.
- 5.2 The firm should submit the list of Senior Consultants along with their experience (years), which should normally be 10-15 years in the field to judge the profile of the firm.

6.0 TIME SCHEDULE:

- a. The site visit and study of the plant at the earliest within a week of placement of Work Order.
- b. Draft report shall follow within one week after the completion of the visit.
- c. The final report shall be submitted within one week after receipt of the Final comments on draft report by CCI.
- 6.0 DURATION OF CONTRACT
- 6.1 Valid for three months from the placement of Work Order.

CEMENT CORPORATION OF INDIA LIMITED PART – IV – TECHNICAL SPECIFICATION

1.0 INTRODUCTION

M/s Cement Corporation of India (CCI), Bokajan Cement Plant is located at 21 km from Dimapur Airport & 350 km from Guwahati. Distt. - Karbi Anglong. State – Assam. Plant is capable to produce 1, 98,000 MT cement per Annum.

It was envisaged to put up a new 1200 tpd Clinkerization line at Bokajan, Assam. The work order for new 1200 tpd Clinkerization unit at Bokajan was awarded to successful bidder in September, 2010 at a total cost of Rs. 142.40 crore with contract period of 18 months.

Project started i.e. delivery of some equipment and some civil construction at site. However, due to various circumstances, project has been kept on HOLD.

Accordingly, an offer is required for reviewing the current status of the project with respect to investment made till date, further investment required to install & commission the balance project and techno-economic viability of the project in present scenario.

2.0 <u>SCOPE OF WORK</u>

- Site visit for reviewing the site condition and collection of all data, drawings etc for 2 to 3 days by 2 to 3 persons (Max)
- Review of site work and equipment delivered at site.
- Estimate the loss projected/incurred till March'2018 due to non-commissioning of project in March'2012 such as Loss of Cement sale, payment made on account of purchasing of machineries which are idle, Payment made on account of civil works, Supplying of free of cost cement, Manpower deployment, Providing Subsidies Accommodation, Expenditure occurred in old plant because of delay in commissioning of new project, Extra impact due to change in norms of pollution control equipment from 50 to 30 mg/Nm3, Administrative expenditure on account of time value of money, Loss of opportunity etc.
- Estimate the required fund to complete the balance project from the new agency in case the existing contractor does not complete the balance work.
- Estimate the loss incurred due to "Non Claiming of State Capital Investment Subsidy of Industrial and Investment Policy of Assam".

3.0 ASSISTANCE FROM CCI

The following document/information shall be provided by CCI:

- (a) The equipment supplied so far and their value
- (b) The expenditure incurred by CCI thus far
- (c) The process flow diagram
- (d) The tentative billing break up
- (e) The tender/work order copy for the scope of work
- (f) Only free lodging & boarding shall be provided at Bokajan Unit

CEMENT CORPORATION OF INDIA LTD NEW DELHI

ANNEXURE - 'B'

I declare that the following officer of the Corporation are related to me/ no officer of the Corporation is related to me:

S.No. Name of the Officer

Post held

Place of posting

Signature of tenderer (Name / full address with seal)

CEMENT CORPORATION OF INDIA LTD NEW DELHI

ANNEXURE - 'C'

UNEXECUTED / PRESENT CONTRACTS / JOBS IN HAND

S.No. Name of client Nature of Approx. Date Stipulated work value of of date of contract start completion (Rs. In lakhs)

> Signature of tenderer (Name / address with seal)

Place:

Date:

DETAILS OF ORDERS EXECUTED INCLUDING CCI DURING THE LAST THREE YEARS

Name of firm :

Type of items (give details)	Name of the party to whom supplied	Value	Date of order	Delivery date	Date of actual completion
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Date :

Signature :

Name :

Designation :

Sl. No	Description	Basic Price (a)`	Applicable GST on (Basic) (b)	Total (a+b)
1	Consultancy Services for:- Study of existing contract and to review with respect to technical requirement for setting up a new 1200 tpd clinkerization line at Bokajan Cement Factory, CCI. & To provide recommendations after reviewing of current status of the project with respect to investment made till date along with estimation to complete the project from the new agency in case the existing contractor does not complete the balance work of the project in present scenario etc as per defined Scope of Work			

PRICE BID FORMAT

Note- 1. Certified that the GST indicated as above are as per the prevailing Act of GST and provision made there under

2. The Lowest Bidder(L-1) shall be evaluated on the basis of net cost (a+b) to the corporation.

Signature of the tenderer with name, designation and stamp

Address of the Units/ Corporate Office

Name of the Unit/CO	Contact no.
Cement Corporation of India Ltd Bokajan Cement Factory P.O. Bokajan-782188 Dist. Karbi, Anglong (Assam)	03675-246106
Cement Corporation of India Ltd Corporate Office Core V, SCOPE Complex 7, Lodhi Road, New Delhi- 110003	011-30482526