Bokajan Cement Factory-782 490 Dist. KarbiAnglong, Assam Phone 03675-246106/246109, Fax No. 03675-246107 E-mail: <u>bokajanmm01@gmail.com</u>

Important instructions for E-Procurement

This is an E-Procurement event of CEMENT CORPORATION OF INDIA. The e-procurement service provider is NIC-Central Public Procurement Portal, New Delhi-110003.

You are requested to read the terms & conditions of this tender before submitting your online tender. Tenderers who do not comply with the conditions with documentary proof (wherever required) will not qualify in the Tender for opening of price bid.

1	Process of E-tender :
	Registration:
	The process involves vendor's registration with tender wizard e-procurement portal. Only
	after registration, the vendor(s) can submit his/their bids electronically. Electronic Bidding
	for submission of Techno-Commercial Bid as well as Price Bid over the internet will be done.
	The Vendor should possess Class III signing type digital certificate. Vendors are to make their
	own arrangement for bidding from a P.C. connected with Internet. NIC-CPPP is not
	responsible for making such arrangement. (Bids will not be recorded without Digital
	Signature).
	SPECIAL NOTE: THE PRICE BID AND THE COMMERCIAL BID HAS TO BE SUBMITTED ON-LINE
	AT <u>etenders.gov.in</u>
	1). Vendors are required to register themselves online with <u>etenders.gov.in</u> Register as
	Vendor Filling up details and creating own user id and password $ ightarrow$ Submit.
	2).Vendors will receive a system generated mail confirming their registration in their email
	which has been provided during filling the registration form.
	In case of any clarification, please contact CCI/NIC-CPPP portal.
	Contact person (Cement Corporation of India):
	1. HOD (MM)
	CCI, Bokajan Cement Factory,
	Bokajan, Dist: Karbi Anglong
	Assam-782490
	Contact No.: 8897856954
	E-mail : <u>bokajanmm01@gmail.com</u>
	2. HOD (MECH)
	CCI, Bokajan Cement Factory,
	Bokajan, Dist: KarbiAnglong
	Assam-782490, M: 09993586760
	(A) Help Desk (NIC-CPPP):
	(E-commerce):
	☑ 0120-4001 002/005, 0120-6277787
	(B) System Requirement:
	Windows 8, 10 Professional Operating System, Internet Browser-9, 10 &11 Signing

	type Class 3 digital signature Java JRE 6 and above.
	THE VENDORS ARE ADVISED TO GO THROUGH THE <u>Help Manual</u> LINK AT <u>etenders.gov.in/eprocure/app</u> FOR GENERAL GUIDANCE ABOUT TENDER PROCESS.
	(A) Part I Techno-Commercial bid will be opened electronically on specified date and time as given in the NIT. Bidder(s) can witness electronic opening of bid.
	(B) Part II Price bid will be opened electronically of only those bidder(s) whose Part I Techno- Commercial Bid is found to be Techno-Commercially acceptable by CCI. Such bidder(s) will be intimated date of opening of Part II Price bid, through valid email confirmed by them.
	Note: The tenderers are advised to offer their best possible rates. There would generally be no negotiations hence please submit your most competitive prices while submitting the price bid. However, in case the lowest rate appears to be reasonable taking into account the prevailing market conditions, the order may be awarded to the lowest bidder and if the rate is still considered high, action as per prevailing instruction/guideline shall be taken.
3	All entries in the tender should be entered in online Technical & Commercial Formats without any ambiguity.
4	In case of failure to access the payment towards cost of tender document & EMD for any reason, the vender, in term, will not have the access to on line e-tender and no correspondence in this respect will be entertained and CCI will not be responsible for any such lapses on this account. Bidder(s) are advised to make remittance of tender fee and EMD through Online well in advance and verify completion of transaction in respect of tender fee and EMD.
	Vendors are instructed to upload documents in document library. Multiple documents can be uploaded. Maximum size of single document for upload is 5 MB. Once documents are uploaded in the library, vendors can attach documents through Attach Document link against the particular tender. For further assistance please follow instructions of Vendor Help Manual.
5	All notices and correspondence to the bidder(s) shall be sent by email only during the process till finalization of tender by CCI. Hence the bidders are required to ensure that their corporate email I.D. provided is valid and updated at the stage of registration of vendor with CPP Portal in NIC (i.e. Service Provider). Bidders are also requested to ensure validity of their DSC (Digital Signature Certificate).
6	The responsibility of downloading the related corrigenda, if any, will be that of the responsibilities of the parties.
7	E-tender cannot be accessed after the due date and time mentioned in NIT.
8	Bidding in e-tender & Reverse auction:
	 a) Bidder(s) need to submit necessary EMD and Tender fees (If ANY) to be eligible to bid online in the e-tender. Tender fees are non-refundable. No interest will be paid on EMD. EMD of the unsuccessful bidder(s) will be refunded by CCI. b) The process involves Electronic Bidding for submission of Techno Commercial Bid as well as Price Bid is explained in Help Manual.

	 In all cases, bidder should use their own ID and Password along with Digital Signature at the time of submission of their bid.
	 During the entire e-tender process, the bidders will remain completely anonymous to one another and also to everybody else.
	c) The e-tender floor shall remain open from the pre-announced date & time and for as much duration as mentioned above.
	 All electronic bids submitted during the e-tender process shall be legally binding on the bidder. Any bid will be considered as the valid bid offered by that bidder and acceptance of the same by the Buyer will form a binding contract between Buyer and the Bidder for execution of supply. Such successful tenderer shall be called hereafter SUPPLIER.
	e) It is mandatory that all the bids are submitted with digital signature certificate otherwise the same will not be accepted by the system. Buyer reserves the right to cancel or reject or accept or withdraw or extend the tender in full or part as the case may be without assigning any reason thereof.
	f) No deviation of the terms and conditions of the tender document is acceptable. Submission of bid in the e-tender floor by any bidder confirms his acceptance of terms & conditions for the tender.
	g) Unit of Measure (UOM) is indicated in the e-tender Floor. Rate to be quoted should be in Indian Rupee as per UOM indicated in the e-tender floor/tender document.
09	Any order resulting from this open e-tender shall be governed by the terms and conditions
	mentioned therein.
10	No deviation to the technical and commercial terms & conditions are allowed.
11	After submitting online bid, the bidder cannot access the tender, once it has been submitted
	with digital signature.
12	CCI has the right to cancel this e-tender or extend the due date of receipt of bid(s) without assigning any reason thereof.
13	The online tender should be submitted strictly as per the terms and conditions and procedures laid down in the website <u>etenders.gov.in/eprocure/app</u> of NIC-CPPP.
14	The bidders must upload all the documents required as per terms of NIT. Any other document uploaded which is not required as per the terms of the NIT shall not be considered.
15	The bid will be evaluated based on the filled-in technical & commercial formats.
16	The documents uploaded by bidder(s) will be scrutinized. In case any of the information furnished by the bidder is found to be false during scrutiny, EMD of defaulting bidder(s) will be forfeited. Punitive action including suspension and banning of business can also be taken against defaulting bidders.
17	Bidders are requested to read the vendor Help Manual in the home page <u>etenders.gov.in/eprocure/app</u> to familiarize themselves with the system before bidding.

LIST OF ANNEXURES

	Part - I : Instruction to tenderers
	Part - II : General terms & conditions
Annexure - I	Covering letter
Annexure - III	Declaration that the officer of the Corporation are related to us/me
Annexure - IV	Part - III : Special Terms and Conditions
Annexure - II	Integrity Pact
Annexure-VI	Price Bid Performa

Note: - Part-I – Instruction to tenderers, Part-II General terms & conditions, all formats and submit the same along with Annexure-9 which is available in CCI web site www.cciltd.in must be submitted by tenderer duly filled & signed.



(A Govt. of India Enterprise) An ISO 9001:2015 Certified Company CIN – U74899DL1965GOI004322

Bokajan Cement Factory

Dist. Karbi Anglong - 782 490 ; Assam Phone 03675 - 246106/246109, Fax No. 03675-246107 E-mail ID: <u>bokajannm01@gmail.com&bokajancement@gmail.com</u>

Subject :- <u>Tender for Procurement of Various Lubricants through ARC on Annual</u> <u>basis</u>.

Dear Sirs,

We are enclosing herewith our tender documents for procurement of different types of **Lubricants & Grease**, whose detailed list is enclosed herewith in tender documents.

Your offer in CPP Portal along-with detailed address along-with Pin code & Contact No. in accordance with our terms and conditions of the tender, which should be timely submitted as per the schedule given below :-

Tender Comments (To Qualify for Price Bid Opening)	Last Date & Time for Submission (Online : CPPP)	Opening Date & Time
 Commercial proposal along-with duplicate copies of CCI'S tender documents duly signed (each page initialed) in token of acceptance for terms & conditions to be uploaded. Rate (Item – wise) in Price Bid Format 	Upto 3.00 P.M. on 02/ 05 / 2024	At 3.00 P.M. on 03 / 05 / 2024

- 01. Party should ensure that the validity of the offer should be kept open for acceptance for 120 days from the date of opening of Commercial proposal.
- 02. The tender document shall comprise of the following:
 - a. List of Lubricants and Greases (Grade wise with technical specification).
 - b. Documents as per LIST OF ANNEXURES mentioned above.

Thanking You,

Yours faithfully,

HOD (MM)

(A Govt. of India Enterprise) An ISO 9001:2015 Certified Company **Bokajan Cement Factory**

Dist. Karbi Anglong - 782 490 ; Assam

Part – III (Special Terms & Conditions)

Annual Rate Contract (ARC) to Supply of Lubricants and Grease .

01. <u>Rate</u>: -

The Rate will be at the prevailing price for the entire tenure of the Annual Rate Contract duration. The Price of different Lubricants will be revised on 1st Day of every six months (i.e. From Issue date of PO i.e. Price Variation Clause (PVC) to be calculated on the Average of 6 Months Rate (150 N and 500 N of Group - I Type Oil from January 2024 to June 2024 w.r.t based on Base Oil Value. "Base Oil Rate to be considered in the Tender would be for average of Type 150 N and 500 N of Group I applicable from March, 2024 onwards. {Reference to be taken from IOCL /HPCL /BPCL Monthly Base Oil Price Circular of concerned L1 Party Company } for the Annual Rate Contract.

02. Contract Value :-

The tentative value of the contract will be around (₹) 47.60 Lakhs (± 25 %).

03. Discount : -

Maximum Rate of discounts on the Price may be indicated in Price Bid.

04. Delivery Period : -

- i. The material to be supplied within 30 Days from Date of LOI/ Intimation by mail .
- ii. The Lubricant and Grease will be supplied / delivered drawn on as and when required basis against indents placed. The Lubricant and Grease are to be delivered at our Factory stores at your risk & cost (i.e. rates are to be quoted accordingly in Price Bid F.O.R. CCI Bokajan Basis.

05. IGST/CGST/SGST Tax : -

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

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

It is certified that the goods, on which GST has been charged, have not been exempted under GST Act or the rules made there under. The amount charged under/on account of IGST/CGST/SGST on these goods are not more than what is payable under the provisions of the relevant Act or the rules made there under ".

06. **Payment : -**

100 % Payment will be released through RTGS within 30 days from the date of receipt of the bill and acceptance of the materials supplied.

07. Contract Period : -

The Contract will be for a period of (01) One-Year, but subject to extension for a further period of One-Year with the same terms and conditions based on the performance of the contract and mutual consent of both (L1 Party & CCI).

08. **Quality : -**

In case the supplied materials are found to be of sub-standard / poor quality or defective materials, it has to be replaced free of coast. For all such incidence, the matter will also be referred to your Local Head Office (LHO) for suitable action. Lubricant and Grease of Latest manufactured dated should be supplied, so that the same can be used for maximum period used.

09. **Quantity :-**

The various lubricants quantities stated in the list are tentative for your reference, please. As per plant requirement, quantity of various lubricants may vary but overall, the total value of PO placed will remain same.

10. Services to be Provided (Free) :-

- a) It is pertinent put emphasis on activity to be performed by successful emerged party to provide services (free of cost) on quarterly basis (i.e. collection of oil samples separately from critical places (5 points approx.) along-with oil quality (complete) analysis report submission) for concrete decision of oil replacement, if essential.
- b) Arrangement with well-equipped device for Filtration of Oil (Online in-situ) facility to be extended by Party at-least once in quarter period (i.e. 4 Times in a year), if demanded by user.

Any recommendation noticed during party visit for sample collection may be addressed in suitable platform to management for its rectification.

11. Liquidated Damages : -

Materials should be supplied within 15 days time on placement of our indents. In case of delay L.D. @ $\frac{1}{2}$ % per fortnight on Un-delivered quantity will be imposed subject to Maximum of Rs. 5 % of the Contract value.

12. Risk Purchase : -

In case of failure of supply, the Corporation will be at liberty to resort to risk Purchase fully at the risk and cost of the supplier.

13. Indemnity : -

The supplier protects the buyer and indemnified the buyer against all claims regarding patent etc.

14. **Rejection Of Material : -**

In case of rejection of materials by CCI which have to be immediately replied and the rejected material have to be collected by you within 15 days from the date of intimation , otherwise , it will be lying in our stores at your risk and cost.

15. Integrity Pact & IEM : -

- **13.1** The tenderer should go through the Integrity Pact in detail and should submit the same, duly signed by Proprietor/Director/Partner. The conditions of the Integrity Pact shall be applicable, during the period of the contract or extension thereof. In case the contract is sub-let by the successful Tenderer with the permission of the Corporation, the Principal Contractor/successful Tenderer shall take responsibility for adoption of Integrity Pact by the subcontractor.
- **13.2** The person signing Integrity Pact shall not approach the courts while representing the matters to IEMs & he/she will await their decision in the matter.
- **13.3** Independent External Monitors (IEM) oversee the compliance under the Integrity Pact
- **13.4** The stake holders may approach the IEMs regarding any unethical terms/practices of the organization.
- **13.5** The IEMs would examine all complaints received by them.
- **13.6** The IEMs are supposed to resolve issues raised by an Intending bidder regarding any aspect of the tender which allegedly restricts competition or displays bias towards some bidders.
- **13.7** Vendors/Bidders having any grievance/complaint relating to the tender at any stage may approach the IEMs directly, preferably by email. The IEMs will look into their grievances/complaints promptly, objectively and independently.

16. Arbitration : -

In case dispute arises on this contract, it will be referred to arbitration by Arbitrator to be appointed by C&MD of CCI. This arbitration will be per India Arbitration Act, 1940.

In case the supplied materials are found to be of substandard/poor quality or defective , the same have to be replaced free of cost. For all such incidents, matter will also be referred to your local head office for suitable action. Lubricants and greases etc of latest manufacturing dates should only be supplied, so that the same can be used for maximum period at our end.

In addition to all the above, other terms and conditions of our enquiry will be applicable as per Part-III thereof.

(A Govt. of India Enterprise) An ISO 9001:2015 Certified Company **Bokajan Cement Factory**

Dist. Karbi Anglong - 782 490 ; Assam

Annexure –II

INTEGRITY PACT

Between

Cement Corporation of India Limited (CCI) hereinafter referred to as "The Principal" and hereinafter referred to as "The Bidder / Contractor".

Preamble :

- (1) The Principal commits itself to take all measures necessary to prevent corruption and to observe the following principles :
 - a) No employee of the Principal, personally or through family members, will in connection with the tender for, or the execution of a contract, demand, take a promise for or accept, for self or third person, any material or immaterial benefit which the person is not legally entitled to.
 - b) The Principal will, during the tender process treat all Bidder(s) with equity and reason, The Principal will in particular, before and during the tender process, provide to all Bidder(s) the same information and will not provide to any Bidder(s) confidential additional information through which the Bidder(s) could obtain an advantage in relation to the tender process or the contract execution.
 - d The Principal will exclude from the process all known prejudiced persons.
- (2) If the Principal obtains information on the conduct of any of its employees which is a criminal offence under the IPC/PC Act, or if there be a substantive suspicion in this regard, the Principal will inform the Chief Vigilance Officer and in addition can initiate disciplinary actions.

Section 2 - Commitments of the Bidder(s) / contractor (s) :

- (1) The Bidder(s)/ Contractor(s) commit himself to take all measures necessary to prevent corruption. He commits himself to observe the following principles during his participation in the tender process and during the contract execution.
 - a) The Bidder(s)/Contractor(s) will not, directly or through any other person or firm, offer, promise or give to any of the Principal's employees involved in the tender process or the execution of the contract or to any third person any material or other benefit which he/she is not legally entitled to, in order to obtain in exchange any advantage of any kind whatsoever during the tender process or during the execution of the contract.
 - b) The Bidder(s)/Contractor(s) will not enter with other Bidders into any undisclosed agreement or understanding, whether formal or informal. This applies in particular to prices, specifications, certifications, subsidiary contracts, submission or non-submission of bids or any other actions to restrict competitiveness or to introduce cartelization in the bidding process.

- c) The Bidder(s)/Contractor(s) will not commit any offence under the relevant IPC/PC Act; further the Bidder(s)/ Contractor(s) will not use improperly; for purposes of competition or personal gain, or pass on to others, any information or document provided by the Principal as part of the business relationship, regarding plans, technical proposals and business details, including information contained or transmitted electronically.
- d) The Bidder(s)/Contractor(s) of foreign origin shall disclose the name and address of the Agents/representatives in India, if any. Similarly the Bidder(s)/Contractor(s) of Indian Nationality shall furnish the name and address of the foreign principals, if any, Further details as mentioned in the "Guidelines on Indian Agents of Foreign Suppliers' shall be disclosed by the bidder(s) / Contractor(s). Further, as mentioned in the Guidelines all the payments made to the Indian agent/representative have to be in 'Indian Rupees only.
- e) The Bidder(s)/Contractor(s) will, when presenting his bid, disclose any and all payments he has made, is committed to or intends to make to agents, brokers or any other intermediaries in connection with the award of the contract
- (2) The Bidder(s)/Contractor(s) will not instigate third persons to commit offences outlined above or be an accessory to such offences.

Section 3 - Disqualification from tender process and exclusion from future contracts :

- 1) If the Bidders(s)/Contractor(s), before award or during execution has committed a transgression through a violation of Section 2, above or in any other form such as to put his reliability or credibility in question, the principal is entitled to disqualify the Bidder(s)/ Contractor(s) from the tender process or to terminate the contract, if already signed for such reason.
- 2) If the Bidder/Contractor has committed a serious transgression through a violation of sector-2 such as to put his reliability or credibility into question, the principal is entitled also to exclude the Bidder/Contractor from future contract award processes. The imposition and duration of the exclusion will be determined by the severity of the transgression. The severity will be determined by the circumstances of the case, in particular the number of transgressions, the position of the transgressors with the company hierarchy of the Bidder and the amount of the damage. The exclusion will be imposed for a minimum of 6 months and maximum of 3 years.
- 3) If the Bidder/Contractor can prove that he has restored/recouped the damage caused by him and has installed a suitable corruption prevention system, the Principal may revoke the exclusion prematurely.
- 4) A transgression is considered to have occurred if in light of available evidence no reasonable doubt is possible.

Section 4 - Compensation for Damages :

- (1) If the Principal has disqualified the Bidder(s) from the tender process prior to the award according to Section 3, the Principal is entitled to demand and recover the damages equivalent to Earnest Money Deposit/ Bid Security.
- (2) If the Principal has terminated the contract according to Section 3, or if the Principal MM entitled to terminate the contract according to Section 3, the Principal shall be entitled to demand and recover from the Contractor liquidated damages of the Contract value or the amount equivalent to Performance Bank Guarantee.

Section 5 - Previous Transgression :

- i. The Bidder declares that no previous transgressions occurred in the last 3 years with any other Company in any country conforming to the anti corruption approach or with any other Public Sector Enterprise in India that could justify his exclusion from the tender process.
- ii. If, the Bidder makes incorrect statement on this subject, he can be disqualified from the tender process.

Section 6 - Equal treatment of all Bidders/Contractors/Sub-contractors :

- (1) The Bidder(s)/Contractor(s) undertake(s) to demand from all subcontractors the commitment consistent with this Integrity Pact, and to submit it to the Principal before contract signing.
- (2) The Principal will enter into agreements with identical conditions as this one with all Bidders and Contractors.
- (3) The Principal will disqualify from the tender process all bidders who do not sign this Pact or violate its provisions.

Section 7 - Criminal charges against violating Bidder(s) / Contactor(s) / Subcontractors :

If the Principal obtains knowledge of conduct of a Bidder, Contractor or Subcontractor ; or of an employee or a representative or an associate of a Bidder, Contractor or Subcontractor which constitutes corruption, or if the Principal has substantive suspicion in this regard, the Principal will inform the same to the Chief Vigilance Officer.

Section 8 - Independent External Monitor / Monitors :

- (1) The Principal appoints competent and credible Independent External Monitor for this Pact. The task of the Monitor is to review independently and objectively, whether and to what extent the parties comply with the obligations under this agreement,
- (2) The Monitor is not subject to instructions by the representatives of the parties and performs his functions neutrally and independently. He reports to the Chairman, CCI.
- (3) The Bidder(s)/Contractor(s) accepts that the Monitor has the right to access without restriction to all tender documentation of the Principal including that provided by the Contractor. The Contractor 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 is under contractual obligation to treat the information and documents of the Bidder(s)/Contractor(s)/Subcontractor(s) with confidentiality.
- (4) As soon as the Monitor notices, or believes to notice, a violation of this agreement, he will so inform the Management of the Principal and request the Management to discontinue or take corrective action, or to take other relevant action. The monitor can in this regard submit nonbinding recommendations. Beyond this, the Monitor has no right to demand from the parties that they act in a specific manner, refrain from action or tolerate action. However, the independent External Monitor shall give an opportunity to the Bidder/ Contractor to present its case before making its recommendations to the Principal.
- (5) The Monitor will submit a written report to the Chairman, CCI Ltd. within 8 to 10 weeks from the date of reference or intimation to him by the Principal and, should the occasion arise, submit proposals for correcting problematic situations.
- (6) Monitor shall be entitled to compensation on the same terms as being extended to /provided to Independent Directors on the CC1 Board.
- (7) If the Monitor has reported to the Chairman CCI, a substantiated suspicion of an offence under relevant IPC/PC Act, and the Chairman, CCI has not, within the reasonable time taken visible action to proceed against such offence or reported it to the Chief Vigilance Officer, the Monitor may also transmit this information directly to the Central Vigilance Commissioner.
- (8) The word 'Monitor/ would include both singular and plural.
- (9) Independent External Monitor shall be required to maintain confidentially of the information acquired and gathered during their tenure/role as independent Monitor. Any breach in this regard would be subject to the legal judicial system of India,
- (10) Independent External Monitor(s) shall be required to furnish an Undertaking and disclose before taking any assignment that he/she has no interest in the matter or connected with the party (Bidder/ Contractor) in any manner.

Section 9 - Pact Duration :

This pact begins when both parties have legally signed it. It expires for the Contractor 12 months after the last payment under the contract and for all other bidders 6 months after the contract has been awarded. If any claim is made/lodged during this time, the same shall be binding and continue to be valid despite the lapse of this pact as specified above, unless it is discharged/determined by Chairman of CCI.

Section 10 - Other Provisions :-

- (1) This agreement is subject to Indian Law. Place of performance and jurisdiction is the Registered Office of the Principal, i.e. New Delhi.
- (2) Changes and supplements as well as termination notices need to be made in writing. Side agreements have not been made.
- (3) If the Contractor is a partnership or a consortium, this agreement must be signed by all partners or consortium members.
- (4) Should one or several provisions of this agreement turnout to be invalid, the remainder of this agreement remains valid. In this ease, the parties will strive to come to an agreement to their original intentions.

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(For and on behalf of the Principal)

(For and on behalf of Bidder/ Contractor) (Office Seal)

(Office Seal)

Place :-

Date :- / / 2022

WITNESSES :- Signature with Name & Address

1.	Signature	: -	
	Name & Address	:-	
2.	Signature	:-	

Name & Address : -

(A Govt. of India Enterprise) Bokajan Cement Factory Dist. Karbi Anglong - 782 490 ; Assam

List of various Lubricants & Grease with tentative quantity for annual requirement during <u>FY :-2024-2025</u>.

Sr. No.	Description	Quantity.
1	Servo System /Enklo/Mak Hydrol 320	40Barrels
2	Servo System / Enklo/Mak Hydrol 121	37Barrels
3	Servo System/Parthan EP/Mak Amocam 460	27Barrels
4	Servo System/Enklo / Mak Hydrol 68	04Barrels
5	Gear HP/Grease Oil EP/ Mak Spirol EP 90	01 Barrels
6	Servo Coat 120/Hytak-1/Mak Camex Comp-D	07 Barrels
7	Servo Coat140/ Hytak-2/Mak Camex Comp-F	05Barrels
8	Servo MG /HDX Multi Grade20W40 / Mak	07 Barrels
9	Grease MP	03 Barrels
10	Grease EP2	08 Barrels
11	Grease WB	03 Barrels
12	Grease HTXX	01 Barrels
13	HYD. Brake Fluid(Packing Size: 500ML)	50 ltr
14	Transformer Oil	12 Barrels
15	Servo Prime / Turbinol / Mak Turbol-57	02 Barrels
16	Transmission Oil/ENKLO 560/Servo System 560	02 Barrel
17	JCB Rear Axle oil (Packing Size : 25 Ltr)	100 Ltr

You are requested to submit your equivalent product specifications against the above mentioned IOC Limited products for given quantity with data-sheet & catalogue.

HOD (MM)