# CEMENT CORPORATION OF INDIA LTD RAJBAN CEMENT FACTORY

NIT No. : RJO/PROD./coal handling/2024-25

dated: 01.02.2025

NOTICE INVITING E-TENDER (NIT) (Only through e-procurement)

Online electronic bids through Electronic Tendering System (ETS) are inviting e-tender in Two Bid System Tender for Handling and supervision of coal loading from ECL colliery and any other colliery of CIL( for FSA/E-Auction only) to ensure proper quantity and quality of coal loaded at various loading stations in accordance with prevailing rules and regulations of Railways to minimize incidence of shortage Liaison with ECL CIL and Railways for allotment/ loading of coal rake. The complete set of tender document is available on websites: www.cciltd.in, www.etenders.gov.in.

E-TENDER NO.	RJO/PROD./coal handling/2024-25
MODE OF TENDER	e-Procurement System (Online Part A - Techno- Commercial Bid and Part B - Price Bid) through <u>www.etenders.gov.in</u>
Date of NIT available to parties to download	01.02.2025 at 16:00 HRS
<ul> <li>i) Earnest Money Deposit</li> <li>ii) Tender Fees</li> <li>iii) Transaction Fee</li> </ul>	RS. 6700/-
Date of Starting of e-Tender for submission of on line Techno-Commercial Bid and Price Bid at <u>www.eprocure.gov.in</u>	From 01.02.2025 at 16:00 HRS Till 10.02.2025 at 14:30 hrs
Date & time of opening of Part-A (i.e. Techno- Commercial Bid) Part-B Price Bid: Date of opening of Part- B	11.02.2025 at 15:00 hrs To be communicated separately

Validity of bids	90 days from the date of the techno- commercial
	bid opening.

E-Tenders are invited for supervision and handling of coal rake from various coalfields of ECL and any other colliery of CIL for FSA / E-Auction

	Description of item	<u>Quantity</u>	<u>Rs./MT</u>
1	<u>Handling &amp; Supervision charges of</u> coal rake loading from ECL colliery and any other colliery of CIL for FSA/E-Auction only to ensure proper quantity & quality of coal loaded at various loading stations as per terms and conditions of the contract.	for financial year. i.e. two rake	
2	Escorting of coal rake (2 guard for each rake)	11 Rakes± 20%	Rs./rake =

# **RAJBAN CEMENT FACTORY**

E-Tenders/GeM bid are invited for supervision and handling of coal rake from various coalfields of ECL and any other colliery of CIL for FSA / E-Auction

General terms and condition are available on <u>www.cciltd.in</u>  $\longrightarrow$  tenders  $\longrightarrow$  General Terms and conditions (GTC) to be read and declaration to be submitted as annexure 9

Annexure-9	On letter head of contractor duly sealed and signed
Annexure- 2	Integrity pact duly sealed and signed
Annexure-V	Part-III- Special terms & conditions
Annexure VI	Price Bid (Price schedule)
Eligibility criteria	Tenderer must have experience of minimum of two (2) year in the relevant field i.e. coal handling and supervision in any coal collieries. Preference will be given for experience in Cement industry. Tenderer must have GST and PAN

## The tender documents comprise of following:-

# DECLARATION LETTER OF HAVING READ AND UNDERSTOOD THE GTCTO BE UPLOADED DULLY FILLED, SIGNED AND STAMPED

Ref. No. of bidder: .....

Date.:....

We/I have read the Part – I (Instructions to tenderers), Part- II (General Terms & Conditions) Available on tender portal of www.cci.ltd.in and Part- III (Special Terms & Conditions) & Part- IV (Technical Specifications) of NIT No. .....and have understood them completely and accept. Our offer is in confirmation to all the terms and conditions of the tender including all corrigendum/ addendum, if any. Therefore the Part I, II, III, IV and Corrigendum / Addendum, if any, shall constitute the complete tender document. In the event of award of contract to us, the complete tender documents shall be considered for constitution of contract agreement.

We/I also confirm that no tampering is done with original tender documents. We understand that any tampering of tender documents will lead to rejection of our bid/ Action for disqualification in participation of Tenders in CCI.

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.

We/I also understand that in case of any wrong / mal practice / deviation / breach of contract is done by us / me, action for debarring can be taken against us / me by way of show cause notice, and appropriate action considering reply / no reply by us / me.

	Yours faithfully,
Date:	
Signature of Tenderer:	
Name of the Signatory:	 
Designation:	 
Seal of the Company /Firm: _	

Annexure-2

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

### Preamble:

The Principal intends to award, under laid down organizational procedures, contract/s for ---------The Principal value full compliance with all relevant laws of the land, rules, regulations, economic use of resources and of fairness / transparency in its relations with its Bidder(s) and / or Contractor(s). In order to achieve these goals, the Principal will appoint an Independent External Monitor (IEM), who will monitor the tender process and the execution of the contract for compliance with the principles mentioned above. Section 1 - Commitments of the Principal

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.
- c) 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) :

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 purpose s 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
- f) The Bidder(s)/Contractor(s) will not instigate third persons to commit offences outlined above or be an accessory to such offences.
- g) Bidder(s)/Contractor(s) signing IP shall not approach the court while representing the matters to IEMs and he/she will await their decision in the matter.
- h) In case of a joint venture, all the partners of the joint ventures to signed the IP
- i) Any violation of Integrity Pact would entail disqualification of the Bidders and exclusion from future business dealings, as per the existing Provision of GFR, 2017, PC act, 1988 and other Financial Rules/Guidelines etc. as may be applicable to the origination concerned.
- j) In the event of any dispute between the management and the contractor relating to those contracts where integrity pact is applicable, in case, both the parties are agreeable, they may try to settle dispute through mediation before the panel of IEMs in a time bound manner. If required the Organizations may adopt any mediation rule for this purpose. In case, the dispute remains unresolved even after mediation by the panel Of IEMs, the organizations may take further action as per the terms & Conditions of the contract.

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:

- (1) 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.
- (2) 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 within 5 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 CCI 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 turn out to be invalid, the remainder of this agreement remains valid. In this case, the parties will strive to come to an agreement to their original intentions.

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

Place \_\_\_\_\_ Date \_\_\_\_\_

Witness 1 : (Name & Address) \_\_\_\_\_ Witness 2 : (Name & Address) \_\_\_\_\_

Annexure V

## PART III SPECIAL TERMS & CONDITIONS (COAL HANDLING)

# Special terms & conditions for supervision and handling of coal rake from various coalfields of ECL and any other colliery of CIL for FSA / E-Auction.

In addition to the General terms & conditions of the tender under Part-I & Part-II, the following special terms & conditions will also apply to the contract. The special terms & conditions, if contradictory to any conditions given in Part-I & Part-II the special terms and conditions of part III shall prevail upon the conditions given therein.

# 1. SCOPE OF WORK

- 1.1 This contract will cover handling of coal on CCI's behalf from the ECL colliery as per Fuel Supply Agreement between CCI & Eastern Coalfields Limited and will involve broadly the following task. And also for FSA/E-Auction rake of ECL and any other colliery of CIL.
- 1.2 Contractor shall ensure that complete/max. Quantity as per CCI's requirement of coal against agreement is dispatched from the collieries to the CCI unit each month.
- 1.3 Contractor shall arrange strict supervision of quantity and quality of coal loaded at various loading points of collieries for each rake so that the wagons are correctly loaded in accordance with the prevailing rules, & regulations of the Railways to minimize incidence of shortage and over loading. Efforts will be made to get the loading done from fresh stock free from extraneous/ foreign materials.
- 1.4 Contractor will check and ensure that wagons are loaded fully and weight recorded in the RRs should tally with the weight recorded in the weighbridge i.e. all wagons are weighed properly at the dispatching points. Where ever Weigh Bridge is not available, coal loading should be checked on volumetric basis.
- 1.5 The contractor shall be responsible to identify best source of Coal in ECL colliery area of supply and will ensure to load better quality/grade of coal to CCI from better collieries. CCI's requirement is G4 grade coal. One of the collieries identified for the above grade of coal is Bankola UG & contractor should inform best source of collieries for supply of coal as per our billed grade of coal.
- 1.6 The contractor will keep constant liaison and coordination amongst the CCI's Factory management, Railways (both H.Q. and Divisional level) and ECL coalfields and watch the interest of CCI's activities for quantity /quality of coal from M/s ECL/CIL, follow up with CFTM, Railway to get sanction for movement of the rakes to the concerned Unit. He will ensure that CCI's allotted coal rake is not lost on account of any default, by maintaining good liaison between ECL colliery, Railways and CCI's concerned Officers.
- 1.7 Whenever any rake is loaded / moved, the contractor will send information to CCI Rajban unit, so that Unit is ready to receive the consignment.
- 1.8 The contractor will also furnish planning schedule i.e submission of programme, sanction of rake, allotment of coal rake, supply of coal rake, loading supervision, sampling supervision and weighment of coal rake, freight payment in time, on rake to rake basis to CCI Unit.

- 1.9 Supervision of third party coal sampling at the loading point and collection of sample from third party and sending it to CCI Rajban, as per tripartite agreement
- 1.10. CCI reserves right to procure coal either from any other collieries of ECL/CIL. In case of non-operating the contract, the contractor will have no claim whatsoever and will not ask for any compensation for not procuring/procuring less quantity of coal from any of the coal companies.

S.No	GCV Kcal/Kg coal	BONUS/MT
1	6401-6700	Rs 25
2	6101-6400	Rs 20
3	Below6101	No bonus / incentive
4	Below 5500	No supervision charges

# 1.11 PAYMENT OF INCENTIVE ON QUALITY OF COAL:

UHV=8900-138(Ash + Moisture) Kcal /Kg coal GCV = <u>(UHV+3645)-75.4 \*MOISTURE</u>

1.466

GCV will be calculated by above said formula. Note: 15-20 no's of samples will be collected after unloading of coal rake at CCI siding jagadhri and Ash and moisture will be determined at CCI laboratory. The report of the laboratory shall be final and binding upon you.

- 1.12 You will keep track on rake movement of coal rakes and as far as possible ensure that there is no restriction for movement of coal rake from ECL. If at any time any restriction is imposed for some reason or other, you will do the required follow up/ liaisoning with Railway Authorities for getting the restriction on movement lifted as early as possible so that there is no shortfall in coal receipt at our plant.
- 1.13 Contractor has to escort the rake from the loading point to destination to avoid pilferage.
- 1.14 **Payment of freight and E-RR**: Successful Tenderer has to ensure that freight amount uploaded on the portal for the payment of freight in time and ensuring downloading of e-RR for submission to railway along with E-way bill.

# 2.0 BONUS / PENALTY CLAUSE ON ACCOUNT OF QUANTITY VARIATIONS:-

Efforts should be made to get the wagon/rake loaded as per chargeable weight for which CCI pays freight to the Railways. The quantity received at destination (CCI Rajban) should tally with the quantity loaded as per chargeable weight. In case of any shortage between the quantity loaded at the Colliery as per chargeable weight and the quantity received at CCI Rajban through trucks weighment, following bonus /penalty clause shall be applicable. CCI Jagadhri, Yamunanagar weight will be considered for shortage purpose:-

i) Shortage less than 1 %	-	Rs. 3.00 Bonus/MT	
ii) Shortage exceeding 1% but less than 2%	-	Rs.2.00 Bonus/MT	
iii) Shortage exceeding 2% but less than 3%	-	No Bonus no penalty	
iv) Shortage exceeding 3% but less than 4%	-	Rs.1.00 penalty/MT	
v) Shortage exceeding 4% but less than 5%	-	Rs. 1.50 penalty /MT	
vi) Shortage exceeding 5% but less than 6%	-	Rs. 2.00 penalty /MT	
vii) Shortage exceeding 6%		No supervision charges	for
		entire rake.	

Bonus/penalty on quantity shall be paid to rake to rake basis.

## 2.1. PENAL FREIGHT:

Whenever weigh bridge facility is not available at Colliery, the RRs are made as per chargeable weight basis, but en-route the Railways take weighment of few wagons out of total rake and derive the total quantity of rake. If the actual weighment of such wagons is more than chargeable weight, the Railway normally imposes penal freight. In such of an event the penal freight shall be borne by the consignees in such case contractor will take-up the matter with Railways and concerned collieries for refund of penal freight.

# 2.2 ON ACCOUNT OF QUALITY VARIATION:

If actual supply as received is found poor in quality than the grade for which it is billed, for and the third party sampling results do not conform the grade supplied, the claims for difference in cost as per actual grade received will be lodged by contractor for grade slippage as per protocol between CCI and concerned collieries, if any and arrange refund of claims.

2.3 For the purpose of arriving at bonus / penalty as per clause 2.0 on quantity variation, rake wise shortages will be taken into account. Stray wagons shall be taken into account for calculating shortage and payment of Incentive on coal shall be on rake-to-rake basis as per clause 1.11.

## 3.0 RULES AND REGULATIONS:

The contractor shall observe all the relevant labour Laws /rules/regulations /orders of the Central/State Government and local authorities as applicable for the operation of the contract. If any breach of labour laws/rules/regulations/ order is committed by the contractor/ his employees, the losses damages will be the sole responsibility of the contractor.

#### 4.0 SECURITY DEPOSIT

4.1 The successful tenderer will be required to furnish Security Deposit of 5% of order value in the form of DD/BG/FD for faithful performance of the contract within 7 days after receipt of LOI/Work order. The EMD submitted by the tenderer will be adjusted against the Security Deposit in the event of placement of order. Further S.D. shall be recovered at the rates as per clause (2) of Part II General terms & conditions by deduction from running bills of the commission and bonus charges of the contractor. The other terms and conditions as

contained under Clause 2 Part-II of tender documents shall be applicable. The EMD submitted by the tenderers will be adjusted as a portion of S.D. in the event of placement of order.

4.2 Security deposit recovered/received from the contractor shall be refunded to the Contractor after 3 months of completion of work provided that the Contractor shall first have been paid all the bills including final bill subject to such deductions as are due under terms and conditions of the contract and has furnished `No claim certificate` to the concerned Department of Corporation. Any outstanding dues/recoveries shall be made good from the Security Deposit and only balance amount, if any, shall be refunded.

# 5.0. **RATES:**

- 5.1. The rates quoted shall be on per MT of coal basis for each of the services as called for in the price bid proforma enclosed at Annexure with the tender.
- 5.2. The rates shall remain firm and fixed during the currency/extended period of the contract and no escalation whatsoever shall be allowed.
- 5.3 Tenderer should quote separate rates for Supervision and escorting charges as per price bid proforma. However escorting of the rake will be optional and may be done only as per the instruction of CCI Rajban.
- 5.4.1 L-1 will be decided on the supervision charges only
- 5.4.2 However for escorting work ,L-1 party in supervision charges has to match the L-1 rate in the escorting work if he is not L-1 , for execution of work.
- 5.5 Corporation may place order for, to L-1 party for supervision work/escorting work/both work

# 6.0 PAYMENT AND PAYING AUTHORITY

- 6.1 Payment shall be made on the basis of quantity indicated in the RRs /Bill or actually delivered whichever is lower.
- 6.2 The contractor shall prepare the bill for payment on rake wise which shall be paid by the Corporation to the extent found in order by way of e-payment as far as possible within 15 (fifteen) days from the date of receipt of bill.
- 6.3 Paying authority will be HOD (Finance) CCI Rajban.

# 7.0 OTHERS TERMS

- 7.1 Whenever weighbridge facility is not available either at loading point or anywhere in the colliery and if penal freight is levied by Railways such penal freight will be debited to Handling Agents account subject to the maximum of bonus if any payable under clause No.2.0 of tender conditions of Part-III for this tender.
- 7.2 In case penal freight is levied by Railways for excess loading (whether there exists a weigh bridge or otherwise), the Handling Agent should comply with the

requirement such as filing claims with the concerned colliery by fulfilling necessary formalities on behalf of CCI.

## 8.0 **DURATION OF CONTRACT**:

The contract shall remain in force for a period of 12 (TWELVE) months with effect from the date of award of the work. However, Corporation reserves its right to repeat the work Order for the same period, on the same rates, terms & conditions subject to satisfactory performance and on sole discretion of the management.

- 9.0 **EMD:** The tenderer should furnish an amount of Rs. 6700/- to be paid through online mode only with Debit Card, Credit Card & NEFT/RTGS .Conditions (Annexure-IV).SSI units registered with NSIC, MSME and Public Sector Undertakings are exempted from furnishing EMD only.
- 10.0 The tenderer shall download the bill for cost of material from ECL site and pass on to CCI Rajban towards cost of material for payment in respect of each & every rakes and should extend their cooperation for account reconciliation.

# 11.0 ELIGIBILITY CRITERIA

- 11.1 Tenderer must have experience of minimum of two (2) year in the relevant field i.e coal handling and supervision in any coal collieries. Preference will be given for experience in Cement industry
- 11.2 Tenderer should have office within 100KM of Asansol (WB)(documentary proof need to submit )
- 11.3 Tenderer must have GST and PAN no

## 12.0 QUALITY:

Tenderer will try to arrange loading of good quality of coal as per billed grade at the site of ECL/ loading point and incentive as per clause 1.11 will applicable.

## **13.0 QUANTITY**

Coal quantity to be handled & supervised in ECL will be approx 43000 MT±20% in a financial year.

- **14.0 Income Tax:** Income Tax shall be deducted at source as per provisions of Income Tax Act.
- 15.0 CCI reserves the right to terminate the contract within 15 days' notice without assigning any reason
- 16.0 Normally no negotiation will be conducted. In the event of negotiation only downward revision of rates will be allowed. Any change in techno-commercial terms are agreed earlier will not be permitted at this stage. Any qualifying remark in the price bid, revised /negotiated offer will not be entertained.

17.0 In case disinvestments takes place during the contract period, the contract shall stand terminated from that date. No claim or compensation will be entertained on this ground from contractor.

# 18.0 SHORT CLOSURE OF CONTRACT:

CCI reserves the right to short close the contract at any stage without assigning any reason thereof. However, CCI shall give one month notice for the same. No compensation whatsoever on any account shall be paid by CCI in the event of short closure of contract.

HOD(P)



**CEMENT CORPORATION OF INDIA LIMITED** 

(A GOVERNMENT OF INDIA ENTERPRISE) RAJBAN CEMENT FACTORY

# PRICE BID

	Description of item	<u>Quantity</u>	<u>Rs./MT</u>
1	<u>Handling &amp; Supervision charges of</u> coal rake loading from ECL colliery and any other colliery of CIL for FSA/E-Auction only to ensure proper quantity & quality of coal loaded at various loading stations as per terms and conditions of the contract.	43000MT(±)20% for financial year. i.e. two rake quarterly	
2	Escorting of coal rake (2 guard for each rake)	11 Rakes± 20%	Rs./rake =

- 1. L-1 (lowest rate quoted by the party) will be decided on the basis of handling and supervision charges. L-1 party has to match the L-1 rate in the escorting work if he is not L-1 in escorting work.
- 2. GST% as applicable will be extra on rate quoted by the parties.