

CEMENT CORPORATION OF INDIA LIMITED
TANDUR CEMENT FACTORY
P.O CCI TANDUR- 501158, VKB Distt, TELANGANA
CIN No. U74899DL1965GOI004322

Ph: 08411 247221,
Fax: 08411 247243

E-mail: mm_tdo@ccilttd.in,
miningccitandur@gmail.com
Website: www.ccilttd.in

NIT NO: TCF/MINING/E-Tender/ Monitoring /24-25/

Date: 25.02.2025

NOTICE INVITING E-Tender (NIT)

1.0 Online electronic bids through Electronic Tendering System (ETS) are invited from Contractors having adequate experience for Contractors having adequate experience in Monitoring of Air, Dust, Water, Noise for 3 (three) Mines of CCI Ltd, Tandur Cement Factory i.e. Karankote Limestone Mines, Karankote Shale Mines and Tatepalli Laterite Mines.

The complete set of tender documents is available on websites www.ccilttd.in, and www.etenders.gov.in/eprocure/app

E TENDER NO.	TCF/MINING/E-Tender/ Monitoring /24-25
Mode of Tender	e-Procurement System (Online Part A - Techno-Commercial Bid and Part B - Price Bid) through www.etenders.gov.in/eprocure/app
Date of NIT available to parties to download	From 25.02.2025 10.00 hrs. Till 06.03.2025 15.00 hrs.
Last date of submission of valid SSI/NSIC/MSME certificate and other documents required as per tender terms & conditions under covering letter	Till 06.03.2025 15.00 hrs
Date of Starting of e-Tender for submission of on line Techno-Commercial Bid and Price Bid at www.etenders.gov.in/eprocure/app	From 25.02.2025 10.00 hrs. Till 06.03.2025 15.00 hrs.
Date & time of opening of Part-A (i.e. Techno-Commercial Bid) Part-B Price Bid: Date of opening of Part-B i.e. price bid shall be informed separately	07.03.2025 at 15.30 hrs. To be communicated separately.
Validity of Bids	120 days from the date of the techno- commercial bid opening.

Offer is invited for the following scope of Work on FIRM & FOR as per details given below:-
SCOPE OF WORK: -

NIT NO.	Name of the Work
TCF/MINING//E- Tender/MONITORING/2024- 25	TENDER FOR MONITORING OF AIR, DUST, WATER, NOISE FOR 3 (THREE) MINES OF CCI LTD, TANDUR CEMENT FACTORY i.e. KARANKOTE LIMESTONE MINES, KARANKOTE SHALE MINES AND TATEPALLI LATERITE MINES

- 1) Only those tenders will be considered who fulfill the terms and condition mentioned in the tender documents.
- 2) Only those tenders shall be considered who deposit the earnest money by due date
- 3) The price bid should be only as per CCI's price bid format otherwise the tender is liable for rejection.

List of Annexures

The tender document comprise of following:-

Annexure-VII	<u>Techno Commerical Bid must be given along with all technical details.</u>
Annexure-VIII	Price Bid Proforma (Price Schedule) to be submitted duly filled in on-line as Part-B.
Annexure-IX	Important Instructions to Bidders
	Covering letter, Part-I - Instruction to tenderers, Part-II- General terms & conditions, Integrity Pact and Annexures 1 to 9 available in CCI web site https://www.ccilttd.in/UserFiles/files/GTC2.pdf
Annexure-X	Part-III- Terms & Conditions

Please read the Part – I (Instructions to tenderers), Part- II (General Terms & Conditions) available on tender portal of www.cci.ltd.in and Part- III (Terms & Conditions) of this tender and submit Declaration letter (Annexure-9)duly signed and stamped in letter head of having read and understood the GTC.

Important instructions to Bidders for E-procurement

This is an e-procurement event of CEMENT CORPORATION OF INDIA LTD; TANDUR CEMENT FATORY. You are requested to read the tender terms & conditions (**Annexure: I to XIII**) 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..

01)	<p>Process of E-Tender:</p> <p><u>Registration:</u></p> <p>The process involves vendor’s registration with www.etenders.gov.in/eprocure/app. 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 (E-Commerce) www.etenders.gov.in/eprocure/app is not responsible for making such arrangement. (Bids will not be recorded without Digital Signature).</p> <p>SPECIAL NOTE: THE PRICE BID AND THE TECHNO-COMMERCIAL BID HAS TO BE SUBMITTED ON-LINE AT www.etenders.gov.in/eprocure/app</p> <p>Vendors are required to register themselves online with www.etenders.gov.in/eprocure/app → ‘Register Me’ link. Filling up details and creating own user id and password→ Submit.</p> <p>Vendors will receive a system generated mail confirming their registration in their email which has been provided during filling the registration form.</p> <p>In case of any clarification, please contact Help Desk (NIC-CPPP) (E-Commerce) – 8077213001</p> <p>Contact person from (Cement Corporation of India):</p> <table border="1"><thead><tr><th>Name</th><th>Email</th><th>Land Line</th><th>Mobile</th></tr></thead><tbody><tr><td>P Prabaharan, DGM(MM)</td><td>mm_tdo@ccilttd.in</td><td>08411247221</td><td>07799938023</td></tr><tr><td>D Samaddar, Manager (Mines)</td><td>miningccitandur@gmail.com</td><td>08411247168</td><td>08712620470</td></tr><tr><td>C Amit Joseph, DyMgr - MM</td><td>mm_tdo@ccilttd.in</td><td>08411247221</td><td>07799938185</td></tr></tbody></table> <p>A) Help Desk (NIC-CPPP) (E-Commerce) - 8077213001</p>	Name	Email	Land Line	Mobile	P Prabaharan, DGM(MM)	mm_tdo@ccilttd.in	08411247221	07799938023	D Samaddar, Manager (Mines)	miningccitandur@gmail.com	08411247168	08712620470	C Amit Joseph, DyMgr - MM	mm_tdo@ccilttd.in	08411247221	07799938185
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	<p>B) System Requirement:</p> <p>Windows 8,10 Professional Operating System, Internet Browser-9,10 &11. Signing type Class 3 digital signature Java JRE 6 and above</p> <p>THE VENDORS ARE ADVISED TO GO THROUGH THE Help Manual LINK AT etenders.gov.in/eprocure/app FOR GENERAL GUIDANCE ABOUT TENDER PROCESS</p>
02)	<p>(A) Part-A 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.</p> <p>(B) Part-B Price bid will be opened electronically of only those bidder(s) who's Part-A Techno-Commercial Bid is found to be Techno-Commercially acceptable by CCI. Such bidder(s) will be intimated date of opening of Part-B Price bid, through valid email confirmed by them.</p> <p><u>NOTE:</u></p> <p>The Tenderers are advised to offer their lowest possible rates taking into account the prevailing market conditions. There would generally be no negotiations hence please submit your most competitive prices while submitting the price bid. However, if the rate is still considered high, action as per prevailing instruction/guideline shall be taken.</p>
03)	<p>All entries in the tender should be entered in online Technical & Commercial Formats without any ambiguity.</p>
04)	<p>In case of failure to access the payment towards non-refundable fees 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.</p> <p>Vendors are instructed to use Upload Documents in document library. Multiple documents can be uploaded. Maximum size of single document for upload is 5 MB.</p> <p>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.</p>
05)	<p>All notices/corrigendum 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 (i.e. Service Provider). Bidders are also requested to ensure validity of their DSC (Digital Signature Certificate).</p>
06)	<p>The responsibility of downloading the related corrigenda, if any, will be that of the downloading parties.</p>

07)	E-tender cannot be accessed after the due date and time mentioned in NIT.
08)	<p>Bidding in e-tender:</p> <p>a)It is mandatory that all the bids are submitted with digital signature certificate otherwise the same will not be accepted by the system.</p> <p>b)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.</p> <p>c)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.</p> <p>d) 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.</p>
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 www.etenders.gov.in/eprocure/app
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, punitive action including suspension and banning of business can also be taken against defaulting bidders.
17)	Bidders are requested to read the vendor guide in the page www.etenders.gov.in/eprocure/app to familiarize themselves with the system before bidding.

For and on behalf of CCI Ltd,

HOD (MINING)

GENERAL

- 01) Payment : As per Part –III (Terms & Conditions)
- 02) Please indicate your GST number and Pan Card number
- 03) Firm registration number and copy.
- 04) SECURITY DEPOSIT: As per Clause No.13. of Part –III (Terms & Condition)
- 05) DELAYED IN EXECUTION OF WORK - CLAUSE: In case of any delay in execution of work:
 - (a) You will be charged with the Liquidated damages at the rate of ½% of the value of the unexecuted portion of work or part thereof subject to maximum of 5%.
 - (b) Also we may resort to risk and cost clause.
- 06) ARBITRATION : In the event of failure in execution of total contract/part of contract or any dispute for the value exceeds Rs.50,000/- case will be referred to Arbitration as per Indian Arbitration Act. Arbitrator to be appointed by C & M D of CCI.
- 07) JURISDICTION : Vikarabad District (TS) Civil Courts.
- 08) Our Corporation reserves the right to cancel or accept or reject any offer or tender the same without giving any reason or justification.
- 09) Our Corporation reserves the right to split the order and more parties.
- 10) The tenderers do not have any claim on the award of work order supply order.
- 11) Individual offer should be given for each enquiry. Clubbing of offers against more than ONE (01) enquiry is not allowed such offers will be rejected.
- 12) The rates accepted shall remain firm during the tenure of this contract and no increase will be allowed on this account whatsoever it may be. However if any rates received are lower than the existing rate for the similar nature of work, the same rate/s are applicable to this contract also, the same may kindly be noted by the contractor.
- 13) **Karankote Limestone mine is 0.5-1 km from Tandur Cement Factory, Karankote Shale mine is 300 mtr to 500 mtr from Tandur Cement Factory and Tattappalli Laterite Mine is 40 km away from Tandur Cement Factory. Please note these points for considering and estimating the Price Bid.**
- 14) The work will be awarded on over all L-1 basis.

CEMENT CORPORATION OF INDIA LIMITED
CCI TANDUR- 501 158, Vikarabad District (TS)

CHECK LIST FOR SUBMITTING THE OFFER

- 01) Techno commercial bid (consisting Part I, II and III).
- 02) The price Bid.
- 03) Annexures with enclosures.
- 04) Copy of GST registration
- 05) Registration of transporters under GST rules, if applicable.
- 06) Pan Number, GST Number and Registration number of firm etc.
- 07) No Payment terms and conditions in offer should be quoted/indicated. Being government company no advance payment is possible hence payment terms without any advance payment.
- 08) Confirm action of Bank Guarantee/warranty clause of the tender /enquiry and annexures itself.
- 09) No conditions should be written and/or indicated in the conditions.
- 10) Confirm acceptance of Security deposit clause of the Tender/enquiry in your techno-commercial offer.
- 11) Tender documents covering note, Terms and Condition Part-I , II & III, GTC, Annexure I- IX duly signed and stamped as a token of acceptance.(Tenderer must visit CCI website www.ccilttd.in for Part-I &II and submit the same along with the Annexure 1 to 9, Part-I & Part-II and their annexure are part of this tender, tenderer must sign and upload online along with techno- commercial bid of the tender.)

CEMENT CORPORATION OF INDIA LIMITED
TANDUR CEMENT FACTORY

PART-III

Terms and conditions for monitoring of Air, Dust, Water, Noise in the Mines under provisions of MCDR 1988

I) DETAILED SCOPE OF WORK:

01) Air sampling to check respirable air borne dust concentration in environment:

Air samples are to be collected once in every month by DGMS approved type gravimetric dust sampler of 3 (three) mines of CCI Ltd, Tandur Cement Factory i.e. Karankote Limestone Mines, Karankote Shale Mines and Tatapalli Laterite Mines at the following places.(Reports of total 08 places should be submitted for each mines of CCI Ltd.)

- | | |
|-----------------------|--|
| a) At loading point | b) At unloading point |
| c) At transfer points | d) At haul road |
| e) At crusher | f) At drilling site and blasting sites |
| g) At dumping places | h) In operator cabin of dozer, dumper and shovel |

02) Noise level survey: It is to be conducted quarterly of 3 (three) mines of CCI Ltd, Tandur Cement Factory i.e. Karankote Limestone Mines, Karankote Shale Mines and Tatapalli Laterite Mines at the following places. (Reports of total 08 places should be submitted for each mines of CCI Ltd).

- | | |
|-----------------------|--|
| a) At loading point | b) At unloading point |
| c) At transfer points | d) At haul road |
| e) At crusher | f) At drilling site and blasting sites |
| g) At dumping places | h) In operator cabin of dozer, dumper and shovel |

03) Ambient air quality: Air samples are to be taken 04 times in a year i.e in summer season, winter season, pre-monsoon season and post monsoon season. Samples are to be tested in respect of SPM, RSPM, SO₂, NOX and CO. of 3 (three) mines of CCI Ltd, Tandur Cement Factory i.e. Karankote Limestone Mines, Karankote Shale Mines and Tatapalli Laterite Mines at the following places. 08 samples are to be collected at every place every time. Place of samples are:

- i) a) Belkatoor village (towards Tandur direction)
 b) Guntabaspally village/near mines (towards Vishaka cement factory direction)
 c) Chhatrasala village/ near factory (towards Karankote village direction)
- ii) a) Thattepalli Village b) Badamidapalli

04) Water sampling: Water samples are to be collected four times in a year i.e summer season, winter season, post monsoon and pre monsoon seasons. Water samples are to be tested in respect of pH value, suspended solid, dissolve solids, chlorides, fluorides, sulphates, nitrates etc, water samples of 3 (three) mines of CCI Ltd, Tandur Cement Factory i.e. Karankote Limestone Mines, Karankote Shale Mines and Tatapalli Laterite Mines at the following places are to be taken from:

- a) Sump b) Pump discharge points c) Up and downstream of Mullamari river and
 d) Township

- 05) CCI will provide free accommodation at our guest house, subject to availability
- 06) In case sale/disinvestment of CCI takes place during the contractual period, the agreement (contract) shall be short closed.
- 07) No electric connection is possible to provide for the equipment. Contractor should have your own supply system
- 08) No company vehicle shall be provided outside the mining area. The vehicle shall be arranged by the contractor.
- 09) Men for the job will be arranged by the contractor
- 10) Duration of contract will be one year from the date of Letter of Intent / Work order. However, Corporation reserves the rights to extend the contract for further period of one year with same quantity of work, rate, terms and conditions.
- 11) The price quoted should be valid till completion of contract period and extended contract period.
- 12) The tools, tackles and any other equipment required for the job should be brought by the contractor.
- 13) **PAYMENT TERMS:** Bills to be submitted to HOD (Mines) once in three months and payment will be made within 30 days of submission of bills.
- 14) Liquidated damages (LD): Liquidated damages shall be levied @ ½ % per fortnight subject to 5% maximum of the value of the contract for the delayed work as per standard clause of CCI
- 15) SECURITY DEPOSIT:**
 - 15.1 Successful bidder shall deposit security money @ 5% of Contract value within 15 days of issuance of LOI/Work order. In absence of above, Corporation has right to recover Security Deposit @ 10% for the first Rs. 1.00 Lac of the R.A. Bill, 7 1/2% on the next Rs.1.00 Lac of the R.A. Bill and 5% % on the next R.A. Bill till recovery of 5% total contract value.. Total S.D. will be refunded after successful completion of the contract.
 - 15.2 The Security deposit may be made either by bank draft or bank guarantee in favour of Cement Corporation of India Limited from a schedule Bank in the prescribed form as given in Annexure-II valid for a period of 6 months beyond the date of completion of contract. The Earnest Money Deposit will be adjusted towards portion of Security Deposit, in the case of successful bidder.

- 15.3 If work is not started after acceptance of Tenderer's offer, EMD/SD will be forfeited.
- 15.4 In the event of any approved upward revision in the value of the contract, the successful Tenderer will on receiving intimation from the Corporation, make further deposit as specified by the Corporation towards the increased value of the contract.
- 15.5 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 on 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.
- 15.6 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 fulfill his/their contractual obligations or to settle in full his/their dues to the Corporation.
- 15.7 The Corporation is empowered to deduct from the Security Deposit or 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 damage suffered.
- 15.8 The Corporation shall have a lien over 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 others 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 contractor or may become due at any future date under this contract or any other contract 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.

16) **OTHER CONDITIONS:**

- a) The contractor will comply with the provisions of payment of wages Act, 1956, Employees Liability Act, 1938, Apprentice Act, 1961, Employees Provident Fund Act, Bonus Act and Gratuity Act, Workmen compensation Act or any other Act or enactment relating to the work and also the rules framed there under from time to time. If at any time the Corporation is required to make any payment/claims /compensation by virtue of any of the above acts etc., such payment shall be deemed to have been made on contractor's behalf and therefore the same shall be recovered by the Corporation from the contractor from his running bills or from any sum due to the contractor on any account from the Corporation.

- b) The contractor will abide by all the provisions of the contract labour (Regulation & Abolition) Act and Rules made there under and indemnify the Corporation against any penal provisions under the aforesaid act etc. He shall also get himself registered with the competent authority and obtain a license for such work.
- c) The entire responsibility on account of any accident/damage or personal injury which may occur to any of the Contractor's vehicle, equipments / to his employees or any outside party shall be exclusively that of the contractor and no claim whatsoever be entertained by the Corporation on his accounts.
- d) Under no circumstances, whatsoever, shall the contractor be entitled to any compensation from the Corporation or any account or will the Corporation entertained any claim for compensation except for the work done under this contract.
- e) The contractor shall make his own arrangements for accommodation, supply of drinking water, first aid, conveyance, in case of accidents, free medical treatment etc., for his employees.
- f) All the laws, rules and regulations made there under or any orders or directives of any local authority in regard to the execution of the work will have to be followed by the contractor and he shall be liable to pay and indemnify the Corporation against any fee, penalty or charges paid by the Corporation under any laws, rules, regulations etc. In their own interest, tenderers are advised to be fully conversant with all statutory rules applicable to the contract/industry.
- g) In case, if any accident took place during operation/execution of contract at our premises neither to his machinery nor to their manpower of contractor, all the relevant expenditure ie Survey, Compensation, TA, transportation charges, insurance liaison with concerned authorities etc will be on contractors account only, meaning thereby totally expenditure/responsible lies on the part of the contractor.

17) **CHANGES IN CONSTITUTION:**

- a) 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 under the contract prior to the date of such undertaking.
- b) 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, to compensation of any kind, consequential loss etc., against the Corporation.
- c) Without prejudice to any of the rights or remedies under this contract, if the contractor is a proprietorship concern and the 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.

- 18) PAN number as per income tax act 1961 may be furnished before release of payment and the same should be printed in bill/ claim
- 19) GST copy to be submitted before release of payment and the same should be printed in bill/claim, else necessary deduction will be made as per GST applicable rules from time to time.
- 20) All taxes implemented from statutory bodies from time to time during the contractual period against the subjected work will be reimbursed to contractor after submission of proof of payment.
- 21) GST amount will be reimbursed on submission of proof of paid into Govt account & upload your invoices in your GST portal.
- 22) The work will be awarded on over all L-1 basis.