



ईस्टर्न कोलफील्ड्स लिमिटेड Eastern Coalfields Limited

(कोल इंडिया की एक अनुषंगी) (A Subsidiary of Coal India Limited) (भारत सरकार का एक उपक्रम) (A Govt. of India Undertaking)

Dated: 31 /10 /2025

Ref No: MSAM/E&M/TN/25-26/133

कोटेशनसूचना Ouotation Notice

1. QuotationDetails:-

Name of work: SUPPLY & FITTING OF 200WATT LED FLOOD LIGHT SOUTH SAMLA COLLIERY OF MSAM UNIT UNDER PANDABESWAR AREA.

Estimated Cost put to tender

:Rs 1,83,372/-

(Including GST)

Period work

: 10 Days

Earnest Money

:Rs. 2,293/-

Location of work

.

2. ImportantDates:-

S No	particular	Date& time	Time
1	Start Date for downloading / collecting Quotation Document	31.10.2025	10:00 AM
2	Last date for downloading / collecting Quotation Document	12.11.2025	03:00 PM
3	Start Date for Submission of Bids	31.10.2025	10:00 AM
4	Last Date for Submission of Bids	12.112025	03:00 PM
5	Date of opening of Bids	12.11.2025	05:00 PM

 $The Tender documents can be downloaded from the CIL/Subsidiary website\ eastern coal. nic. in.$

3. Important Detail sand Instructions:-

- I) Sealed filled up quotations in Single Part will be received in the prescribed quotation box placed in the Office of <u>Colliery Engineer(E&M)</u> in the aforementioned time period along with the following documents:
 - i. CopyofPANCarddulyattested(withsignatureandseal)bythebiddingagency.
 - ii. The bidder is required to select his relevant Goods and Service Tax Status (one of the three) from the following and submit the required document(s): -

S No	GoodsandServiceTax Status	DocumentRequiredtobeSubmitted	Tick(√) any ONE of the three
---------	------------------------------	-------------------------------	------------------------------

1.	GSTRegisteredBidd er under regular scheme	Document:GST RegistrationCertificate(i.e.GST identification Number) issued by appropriate authorityofIndia,dulyattested(withsignaturea nd seal) by the bidding agency	
2.	GSTRegisteredBidder under composition scheme	Document: GSTRegistration Certificate (i.e. GST identification Number) issued by appropriate authority of Indiaduly attested (with signature and seal) by the bidding agency.	
3.	GSTUnregistere d Bidder/Dealer	Document: A Certificate having UDIN from a practicing Chartered Accountant having membership number with Institute of Chartered AccountantsofIndiacertifyingthatthebidder is GSTunregisteredbidderincompliancewitht he relevant GSTrules of India.dulyattested (wit	
		h signatureandseal)bythebiddingagency.	

iii. Earnest Money of ₹2,293/-in the form of Banker's Cheque/Demand Draft drawn from a scheduled bank in favor of "ECL PANDAVESWAR AREA and Payable at Pandaveswar" or through NEFT.

Note: Micro and Small Enterprises (MSEs) as defined in the MSE Procurement Policy issued by Department of Micro, Small and Medium Enterprises (MSME) are exempted from submission of EMD, for which they have to submit Udyam Registration Certificate (Applicable for Service tenders)

iv. Quotation Inviting Notice documents as downloaded from CIL/Subsidiary website duly

(with signature and seal) by the bidding agency as to ken of acceptance of Terms & Conditions an

d same shall be submitted along with the bid. v. All the documents submitted should be sealed and signed by the bidder or his authorized representative. Incase the authorized representative is signing documents/submitting bid, then

an Authorization Letter to that effect has to be submitted along with the bid.

If the bidder is unsuccessful, then the EMD deposited by the bidder will be electronically refunded. For this purpose, the bidders are also required to fill and submit the Bank Mandate (enclosed).

vii. PriceBidaspertheinstructionsstipulatedbelow.

viii. Quotations will be shall be dropped in person in the prescribed quotation box placed at the following ng address only before the deadline for bid submission
ix. SCOPE OF JOB: To be collected from E&MDeptt.MSAM Colliery Office. Bidders

are advised to visit at MSAM Colliery office for necessary site visit.

x. Work Experience Details (WORK EXPERIENCE: The intending tenderer must have in its name as a prime contractor experience of having successfully completed similar works during last 7 (Seven) Years ending last day of month previous to the one in which bid applications are invited (i.e. eligibility period) should be either of the following:-

Three similar completed works each costing not less than the amount equal to 40% of the Estimated cost.

OR

Two similar completed works each costing not less than the amount equal to 50% of the Estimated cost.

OR

One similar completed work costing not less than the amount equal to 80% of the Estimated cost.

It is the responsibility of the bidder to ensure that the bid is received in the prescribed quotation box in the office of the <u>Colliery Engineer (E&M)</u> before the last date (and time) of bid submission, failing which the bid will be considered invalid.

II) In Quotation Notice (below Rs 2 lakhs) bid shall be submitted in the following manner: -Envelope cover shall contain the following duly stamped and signed-

a) PAN details

b) Demand draft of Rs. 2,293/-payable in the name of "ECL PANDAVESWAR AREA and Pavable at Pandaveswar"

c) Valid Legal Status Document

d) Photocopy of GST RegistrationCertificate/ CA Certificate

e)Biddocumentdulysigned

f) BOQdulyfilledin

Work Experience Certificate: Work Experience Certificate related to Similar nature of job (Supply, fitting and installation of 200 watt LED flood light at different places)

Theenvelope/ covershallbe sealedand submittedbythebidder. Theenvelope/ covershallindicate the name of the work, name of the bidder along with the address, reference Tender Notice No., Contact Number and E-mail ID.

The evaluation of quotations received shall be done in line with evaluation done in Single cover system. The evaluation will be done based on the documents submitted by the bidder along with his bid and no clarification shall be sought from bidders.

Quotation without earnest money or valid EMD exemption document (a sapplicable) shall be rejected.

III)It is the responsibility of the bidder to ensure that the bid is received in the office of the within the deadline for bid submission. The sealed quotations will be opened on the scheduled date in the presence of the bidders or their authorized representatives who choose to be present.

IV)Bids determined to be substantially responsive will be checked by the employer for any arithmetical errors. Errors will be corrected by the employer as follows:

In case of discrepancy in rates between description in words and figures, the rate which corresponds to the amount worked out by the contractor shall be a.

In case of discrepancy in amount quoted by the contractor due to calculation mistakes of the unit rates and quantity, the unit rate shall be regarded as firm b. and amount corrected.

Whentheamountofanitemisnotworkedoutbythecontractororifitdoesnotcorrespon C. withtherateswritteneitherinfiguresorwords, then the rates quoted by the contractor in words shall be taken as correct.

Discrepancy in totaling or carry forward in the amount quoted by the contractor d. shall be corrected.

V) Aftercheckingforcalculationerrors, the documents submitted by L-1bidderasenlistedintheNIQwill be put up to the Tender Committee. The tender Committee will examine the documents. In case the L-1 bidder submits requisite documents as per NIQ, then the bidder will be considered eligible for award of Contract.

IncasetheL-1bidderfailstocomplytheeligibilityrequirementasperNIQ, thenhisbidshallberejected and EMD of L-1 bidder will be forfeited. The quotation notice shall be cancelled and re-

In case the L1 bidder is technically eligible but rejection is due to high rate quoted by him/her then the quotation notice shall be cancelled and re-invited.

It is responsibility of Bidders to submit legible/clearly readable scanned copy of all the required documents.

If L1 bidderbacksout (i.e. Technocommercially established L1 bidder), the EMD will be for feited and the bidder will be debarred for minimum one (1) year from participating in tenders in C1L/Subsidiary.

VI)Thepricebidmustbecarefullyfilledinbythebidder. Allduties, taxes (excluding Goods and Services Tax (GST) & GST Compensation Cess (if applicable) only) and other levies, royalty, building and constructionworkerscess (as applicable in States) payable by the bidder / Contractor under the Contract, or for any other cause as applicable on the last date of submission of Bid, shall be included in the rates, prices and the total Bid Price submitted by the Bidder. The Rates must be quoted against each item in words as well as figures. Any kind of cutting and overwriting should be avoided.

In case of any discrepancy in the Quoted Ratein Words and in Figures, theonementioned in Words shall be considered as final. Hence, bidders must fill in the Price Bid very carefully. The Price Bid should also contain Name of Agency, Address, Signature and Seal of the Agency failing which the Price Bid will be considered invalid.

TheL-1willbedecidedbasedon "COSTTOCOMPANY"

Applicable GST, if any, eitherpayable by bidder or by company under reverse change mechanism shall be applicable.

All investments, operating expenses, incidentals, overheads, leads, lifts, carriages, tool sand plants etc. as may be attendant upon execution and completion of works shall also be included in the rates, prices and total Bid price submitted by the bidder.

However, such duties, taxes, levies etc. which is notified after the last date of submission of Bid and/or any increase over the rate existing on the last date of submission of Bid shall be reimbursed by the companyon production of documentary evidence in support of payment actually made to the concerned authorities.

Similarly, if there is any decrease in such duties, taxes and levies the same shall become recoverable from the contractor. The details of such duties, taxes and other levies along with rates shallbe declared by the bidder.

The item wise rate quoted by bidder shall be inclusive of all taxes, duties & levies but excluding GST & GST Compensation Cess, if applicable. The payment of GST and GST compensation Cess by service availer (i.e. CIL/Subsidiary) to bidder/contractor (if GST payable by bidder/contractor) would be made only on the latter submitting a Bill/invoice in online filing of valid return on GST portal. Payment of GST & GST Compensation Cess is responsibility of the service provider/contractor.

10

d

However, in case bidder/contractor is GST unregistered bidder/dealer or GST registered under composition scheme in compliance with GST rules, the bidder/dealer shall not charge GSTCompensationCessonthebill/invoice.Incaseofunregistereddealer/bidder,GST,ifapplicable will be deposited by CIL/Subsidiary directly to concerned authorities in terms with GST

InputtaxcreditistobeavailedbyCIL/Subsidiaryasper rule.

If CIL/Subsidiary fails to claim Input Tax Credit (ITC) on eligible Inputs, inputservices and Capital Goods or the ITC claimed is disallowed due to failure on the part of supplier/vendor of goods and services in incorporating the tax invoice is sued to CIL/Subsidiary in its relevant returns under GST, payment of CGST

&SGSTorlGST,GST(CompensationtoState)Cessshownintaxinvoicetothetaxauthorities,issueof propertaxinvoiceoranyotherreasonwhatsoever,theapplicabletaxes&cesspaidbasedonsuchTax invoice shall be recovered from the current bills or any other dues of the supplier/vendor along with interest and penalty, if any.

Note:

DuringtheexecutionofthecontractiftheGSTstatusofthebidderchanges, then the payment of GST, if any, to the contractor will be made as per the GST status declared by the bidder during tender stage based on which cost to company has been ascertained or at actuals, whichever is lower.

- VII) The participating agencies are hereby advised to keep checking the websites easterncoal.nic.infor any corrigenda issued in respect of this Notice Inviting Quotation, extension in Document Download Dates, Bid Submission Dates and Date of Bid Opening, etc., to keep themselves updated.
- VIII) SecurityDepositshallconsistoftwoparts:
 - a. EMDofsuccessfulbiddersubmittedduringsubmissionofbidshallbetreatedas part ofPerformanceSecurity @ 5% and Balance of the Performance Security Money will be deducted from the Final/ Running Bill.
 - b. RetentionMoneytoberecoveredfromrunningbills.Thesecuritydepositshallbearno interest.

Performance Security should be refunded within 14 days of the issue of defect liability certificate (taking over certificate with a list of defects).

Allrunningonaccountbillsshallbepaidat90%(ninety-fivepercent)ofworkvalue. The balance 10% shall be treated as retention money & Performance Guarantee, both will be parts of security deposit.

 $Retention Money should be refunded after is sue of NoDefect\ Certificate.$

The Company shall be at liberty to deduct/appropriate from the security deposit such sums as are due and payable by the contractor to the company as may be determined in terms of the contract, and the amount appropriated from the security deposit shall have to be restored by further deduction from the contractors subsequent on account running bills, if any.

REFUNDOFSECURITYDEPOSIT: Therefundofsecuritydepositshallbesubjecttocompany's rightto deduct/ appropriate its due against the contractor under this contract or under any other contract.

On completion of the entire work and issue of defect liability certificate (taking over certificate with a list of defects) by the Engineer-in-charge, one half of the security deposit remaining with the company (Performance Security) shall be refunded as elaborated above.

The otherhalf (Retention Money)shallbe refunded to the contractorafterissue of No Defect Certificate by the Engineer-in-Chargeon theexpiry of DefectLiability Period of six months, subject to the following conditions:

- a) Anydefect/defectsinthework, if detected after issue of defect liability certificate (Taking over certificate with list of defects) is/are rectified to the satisfaction of the Engineer-in-Charge within the said defect liability period of six months or on its due extension till completion of the rectification works as required.
- b) In the case of building work or otherwork of similar nature, the refund shallbe made on the expiry thesaidsixmonth'speriodorattheendofonefullmonsoonperiodi.e.JunetoSeptember,whicheveris

laterinpointostimeandanydesectssuchasleakagesinroof,efflorescesinwalls,dampness,desectsin drainage etc. should be rectified to the satisfaction of Colliery Engineer(E&M), MSAM Colliery.

NB: In case of Maintenance contracts, that ends with successful completion of work, where question

DefectLiabilityPerioddoesnotarise(e.g.sweeping/cleaning,horticulture,tankcleaning,junglecutt ing, grass cutting, surface dressing etc.), the performance security and retention money (second part of bid security) can be released simultaneously after completion of work and taking over by department.

- IX) BidValidity: TheBid Validity Periodwill be120(one hundred twenty)days from theenddate of bid submission. The validity period of tender shall be decided based on the final end date of submission of bids.
- X) Provisions for dealing with variations in respect of Abnormally High Rate (AHR) and Abnormally Low Rate (ALR) items:

The abnormally high rate items are those whose quoted rates are more than 20% of the justified rates decided by the owner.

The abnormally low rate items are those whose quoted rates are less than 20% of the justified rates decided by the owner.

In case of Item Rate Tenders, the revision of rates for (i) abnormally high rate items and (ii) abnormally low rate items, shall become operative under the following circumstances: -

For increase in quantity of more than 25% in respect of works executed below plinth level and 10% in respect of works executed above plinth level.

Quantity variation beyond the limit mentioned above shall be dealt by arriving at new rate based on prevalent market rate of materials and labouranalyzed as per standard analysis of rate of CPWD/NBO. Paymentofextraquantityoverthepermittedquantityasexplainedabovewouldbemadeonthebasisof the new analyzed rate.

The variation in quantity of abnormally low rate items for item rate tenders shall not be permitted below 25% for the items below low for the items above plint he level of the agreed schedu le quantity, but in exceptional cases with written consent of Engineer-in-Charge arising out of technical necessity.

Theaboveprovisions shall be applicable for item rate tenders only and not applicable for percentage rate etenders for works based on standard schedule of rates of the company.

Forthepurposeofoperation, thefollowing worksshallbetreatedasworks foundation, unless otherwise defined in the contract:

a) ForBuildings: Allworksupto 1.2 meters above ground level or up to floor 1 level which ever is lower.

b) Forabutments, piers and well steining: Allwork supto 1.2 mabove the bedlevel.

c) For retainingwalls, wingwalls, compoundwalls, chimneys, overheadreservoirs /tanks and other elevated structures: all works up to 1.2 meters above the ground level.

d) For reservoirs / tanks (other than overhead reservoirs / tanks): All works up to 1.2 meters above the ground level.

e) Forbasement: allworksupto 1.2 mabove groundlevelor up to floor 1 level which ever is lower.

f) ForRoads, allitems of excavation and filling including treatment of subbase.

XI) ProcurementfromMicroandSmallEnterprises(MSEs)(APPLICABLEFORNATURE OF SERVICE TENDERS)

l) Subject to meeting terms and conditions stated in the tender document including but not limiting to prequalificationcriteria,25% of the workwillbeawardedto MSEasdefinedin MSE ProcurementPolicy issued by Department of Micro, Small and Medium Enterprises (MSME) for the tendered work/item. Where the tendered work can be split, MSE quoting a price within a price band of L1 + 15% shall be awarded at least 25% of total tendered work provided they match L1 price. In case the tendered work cannotbesplit,MSEshallbeawardedfullworkprovidedtheirquotedpriceiswithinapricebandofL1+

ii) IncaseofmorethanonesuchMSEsareinthepricebandofL1+15%andmatchestheL1price,the work may be shared proportionately if the job can be split.

If the job cannot be split, then the opportunity to match the L-1 rate of the tender shall be given first to MSE who has quoted lowest rate among the MSEs and the total job shall be awarded to them after matchingtheL-1priceofthetender, incase the L1 isother than MSE. If MSE is a L1 bidder, full work will be awarded to such bidder. If the MSE who have quoted lowest rate among the MSEs in the price band of L1 + 15% do not agree to match the rate of L1 of the tender, then the MSE with next higher quoted rate in the price band of L1+15% shall be given chance to match the rate of L1 for award of the complete job. This process to be repeated in till work is awarded to MSE or MSE bidders are exhausted.

iii) Out of the 25% target of annual procurement from micro and small enterprises 3(three) percent shall beearmarkedforprocurementfrommicroandsmallenterprisesownedbywomen.Intheeventoffailur e ofsuchMSEstoparticipateinthetenderprocessormeetthetenderrequirementsandL1price,3(three) percent sub-target so earmarked shall be met from other Mses.

iv) Out of the 25% target of annual procurement from micro and small enterprises 4(four) percent shall beearmarkedforprocurementfrommicroandsmallenterprisesownedbyScheduledCaste&Schedul ed Tribeentrepreneurs.IntheeventoffailureofsuchMSEstoparticipateinthetenderprocessormeetthe tender requirements and L1 price, four percent sub-target so earmarked shall be met from other MSEs.

v) ToqualifyforentitlementasSC/STownedMSE,theSC/STcertificateissuedbyDistrictAuthority must besubmittedbythebidderinadditiontocertificateofregistrationwithanyoneoftheagenciesmention ed in paragraph (I) above. The bidder shall be responsible to furnish necessary documentary evidence enablingCIL/SubsidiarytoascertainthattheMSEisownedbySC/ST.MSEownedbySC/STisdefine das:

•IncaseofproprietaryMSE, proprietor(s) shall be SC/ST Incase of partnership MSE, The SC/ST partners shall be holding at least 51% shares in the enterprise.

•IncaseofPrivateLimitedCompanies, at least 51% share shall be held by SC/ST promoters.
•In case of Public Limited Companies, at least 51% share shall be held by SC/ST entrepreneursat any given point of time.

$\label{lem:vi} \textbf{Classification of Micro and Small Enterprise area sunder:}$

- a. Micro Enterprise –Enterprise where the investment in plant and machinery or equipment does not exceed one crore Rupees and turnover does not exceed five core rupees.
- b. Small Enterprise- Enterprise where the investment in plant and machinery or equipment does not exceed ten crore Rupees and turnover does not exceed fifty core rupees.
- vii) Micro and Small Enterprises (MSEs) registered under Udyam Registration are eligible to avail the benefits under the policy.
- viii) TheMSEsarerequiredtosubmitcopyofdocumentaryevidence, issuedbytheirregistering author ity whether they are smallenterprise ormicro enterprise as perprovisions of Public Procurement Policy for Micro and Small Enterprise (MSEs) Order, 2012 with latest guidelines/clarifications provided by Mo-MSME.
- ix) If MSE Bidder withdraws his offers after last date of bid submission or fails to sign the Agreement or commence the work as per Conditions of Contract then such Bidder shall be

debarred for a minimum period of 1(One) year in line with provisions of Guidelines on Debarment of firms from Bidding.

4. PenalClauses/RecoveryofDamages:-

- The work shall be started within 10 days of issue of work order or 7th day of handing over of the site whichever is later.
- ii. In case of failure to complete the work on or before the scheduled date of completion, compensation shall be payable @ 0.5% of contract price/revised contract price whichever is less per week of delay. The total value of such compensation shall not exceed 10% of awarded value/revised completion value whichever is lower.
- iii. In case of failure to start the work within stipulated time, the company shall be at liberty by giving 15 days' notice in writing to start the work, failing which to for feit the earnest money deposited by the bidder and to rescind the work order. Additionally, the bidder will be debarred from participating in future tenders for a minimum period of 12 months.
- The tenderer shall have to ensure implementation of CMPF/EPF, if applicable, in respect of the workers deployed by him. Payable statutory payments like PF&ESI contributions paid to the contract worker's as applicable shall be reimbursed of the contractor on production of proof of payment limited to the maximum likely number of workmen to be deployed as indicated in the quotation document.
- 6. CIL/Subsidiary reserve sits right to accept or reject any or all the quotations without assigning any reason whatsoever or to distribute the work amongst the bidders.

MSAM Colliery

MSAM Colliery

DISTRIBUTION:

NOTICE BOARD, MSAM Colliery

NOTICE BOARD, Pandaveswar Area office.

C.V.O, ECL, HQ, SANCTORIA.

GENERAL MANAGER, PAND, AREA.

F.M/CH. CASHIER MSAM Colliery, AFM, PAND.AREA.

PRESIDENT CHAMBER OF COMMERCE, RANIGANJ, 28, S.P.KHAITAN ROAD, PB NO.5 PIN 713345, BURDWAN.

PRESIDENT CHAMBER OF COMMERCE, ASANSOL 364, G.T.ROAD, UMA BHAWAN, ASANSOL, PIN NO. 713301, BURDWAN