HARYANA POWER GENERATION CORPORATION LIMITED (HPGCL) (AHARYANAGOVERNMENTUNDERTAKING)



DOMESTICCOMPETITIVEBIDDING

NOTICE INVITINGBID (NIB) ANDINSTRUCTIONS TOBIDDERS (ITB)

FOR

SELECTIONOFMINEDEVELOPERANDOPERATOR(MDO)

FOR EXPLORATION, PLANNING, DEVELOPMENT AND OPERATION OF

KALYANPUR-BADALPARACOALBLOCK(3MTPA)DUMKADISTRICT

OFJHARKHANDSTATE

(Volume1 of 2)

TENDERNo.:37/HPGCL/CE/Fuel-213 ,Dt: 20.02.2024

Last Date of Online Submission of Bid: 02.04.2024 upto 03.00 PM

Last Date for Submission of Physical copies of Responsive Check Document: 05.04.2024 upto 11:00 AM

Date and Time for Bid Opening: 05.04.2024 at 11.00 AM

TelephoneNo.+91 9355084679

E-Mail:<u>cefuel@hpgcl.org.in</u>

HPGCLREGISTEREDOFFICE URJA BHAWAN, C-7, SECTOR-6, HPGCL, PANCHKULA - 134 109



BIDDERS TO TAKE NOTE OF FOLLOWING WHILE SUBMITTING THEIR BIDS

- Bidders are required to furnish the requisite details in the Formats as specified in the Bidding documents for meeting the stipulated Qualifying Requirements along with all supporting documents like certificates from the statutory auditor of the Bidder, copies of performance/production certificates, Work orders, Contract agreements etc.
- In case of extension of Bid opening date, Bidder shall furnish banker's certificate for Unutilized Line of Credit and audited Annual Reports along with its Bid as per the extended date of Bid opening to meet the stipulated Financial Criteria.
- Power of Attorney on a non-judicial stamp paper of value as per applicable state laws duly
 registered indicating that the person signing the Bid has the authority to sign the Bid and the
 Bid is binding upon the Bidder during the full period of its validity backed by a copy of board
 resolution/other relevant documents to demonstrate the authority of the person issuing the
 Power of Attorney to be furnished offline in separate sealed envelope prior to the scheduled
 date and time of submission of Bids.
- Power of Attorney to the Authorized Representative of the Bidder for signing of Bid, Joint Operating Agreement/ Consortium Operating Agreement etc., wherever applicable, to be submitted along with Bid and should be dated not later than the date of signing the Bid.
- Bidder to ensure that the EMD, duly registered Consortium Operating Agreement / Joint Operating Agreement / pact are also to be submitted offline in separate sealed envelope prior to the scheduled date and time of submission Bids in original strictly as per specified Formats duly signed in original by Authorized Signatory and stamped on each page.
- Date of purchase of stamp paper of instruments like EMD, Consortium Operating Agreement / Joint Operating Agreement etc. should be on or before the date of execution of such instruments.

Page **2** of **130**



SCHEDULE OFTENDER (SOT)

SN	Particulars	Details
1.	TenderNo.	37/HPGCL/CE/fuel-213 dated20.02.2024
2.	Nameofthework	SelectionofMineDeveloperandOperatorforExploration, Planning,DevelopmentandOperationofKalyanpur- Badalpara Coal Block located inDumkaDistrictofJharkhand State.
3.	Mode of Tender	Domestic CompetitiveBiddingthrough e-Tenderingsystem
4.	ValidityofTender	180 daysfrom the date of opening of Bid (Part I) by HPGCL
5.	Nodal officer	Chief Engineer/ Fuel URJA BHAVAN,HPGCL,Panchkula EmailID: <u>cefuel@hpgcl.org.in, xencbd.pkl@hpgcl.org.in</u> Contact: +91 9355084679
6.	CostofTender Document / Tender Fee (Non Refundable)	Rs.1,78,200/- (One Lakhs Seventy Eight thousand Two hundred only)includingGST@18% Mode of Submission:Electronic payment gatewayon <u>http://etenders.hry.nic.in</u>
7.	Availability of TenderDocuments	TheTenderdocumentscanbedownloadedfrom <u>http://etenders.hr</u> <u>y.nic.in,</u> HPGCL may issue Addendum (s)/ Corrigendum (s)to the Tender document, if any, which shall be onwebsite <u>http://etenders.hry.nic.in.</u>
8.	SaleofTenderDocumen ts	Start:21.02.2024at10:00 AM Close:01.04.2024 at03:00 PM
9.	HelpDeskforE- Tendering	ForanyTechnical queries,helpandregistrationfore- Tendering&forobtainingDigitalSignature,please contact help desk number given on 'Home Page' of the E-procurement website at <u>http://etenders.hry.nic.in</u> and click on the available link 'Contact us'
10.	Last Date of Receipt ofQueriesfro mBidder PreBidMeeting and venue	By). (Onlythroughemails,strictlyinthemannerprescribedunderAnnexure 19) EmailID:cefuel@hpgcl.org.in, xencbd.pkl@hpgcl.org.in Contact: +91 9355084679 Date:11.03.2024 atat11:00 AM Address Conference Hall, Urja Bhawan, HPGCL, Plot no. C-7, Sector-6, Panchkula-134109, Haryana. Emailid:cefuel@hpgcl.org.in, xencbd.pkl@hpgcl.org.in Contact: +91 9355084679 Pre-Bid Meeting will be conducted through Hybrid Model
12.	Last Date of SubmissionofBid(Ph ysicalandOnline)	(Physical & Video Conference). By 02.04.2024upto03.00 PM
13.	LastDatefor submissionofPhysic al copies ofResponsive Che	05.04.2024upto11.00 AM Address: O/o CE/Fuel, HPGCL, C-7, Urja Bhawan, Sector-6 Panchkula, Haryana

Page **3** of **130**

NIB and Instruction	to Bidders for Kalya	npur-

Earnest Money Deposit (EMD)

Performance Security

17.

18



Badalpara	, CoalBlock	
	ckDocuments	
14.	DateandtimeofOpe ningofBid(Physicala ndOnline)	05.04.2024at11:00 AM
15.	ContractPeriod	32 yearscommencingfromthedateofissuance of LOA.
16.	Openingdateandti meofPriceProposal	(TobeIntimatedLater)
	Bid Guarantee /	As per Clause 9.3.4

Note: HPGCL may change the bidding schedule at its discretion with appropriate intimation.

As per Clause 9.3.4

As per Clause 9.3.5

Chief Engineer-Fuel HPGCL, Panchkula

Page **4** of **130**



TECHNO-COMMERCIAL (PART-I) OF e-TENDER

Page **5** of **130**



INDEX SI. Description Page No. No. NoticeInvitingBid(NIB) 8 1. 2. QualifyingRequirements(QR) 10 3 Consortium 12 4 Joint Venture(JV)Company 13 5 OtherconditionsforBidders 13 Documentaryevidencerequired to be furnished by the bidder 6. 14 PublicProcurementPolicy(MakeinIndia) 15 7. 8. ConflictofInterest 15 Scopeofwork 9. 16 10. ContractPeriod&Time Schedule 24 11. SpecialnoteandInformationRegardingTender 25 INSTRUCTIONSTOBIDDERS 26 1. Disclaimer 2. DefinitionandRulesofConstruction 31 3. Governing Law and Juris diction of Court36 4. Introduction 37 5. DescriptionoftheMine 38 6. QualifyingRequirements, Documentaryevidence, Othercommonconditions 40 7. TenderDocument 40 Instructiontobiddersforsubmissionofonlinebidsthroughe-tender 40 8. 9. BidSubmissionandopening 46 10. General 56 Effectand validityof bid 57 11. 12. Clarificationsandsitevisits 57 13. Localconditions 57 59 14. Pre-bidmeeting 15. IssueofCorrigendumandAmendmentto theBiddingDocuments 59 59 16. Acknowledgement by the Bidder 17. Latesthourforreceiptofbids 60 18. Singlebidderresponsibility 60 19. Noclaimforcompensationforsubmissionofbid 60 20. Policyof bidsunderconsideration 61 21. HPGCL /HPGCL 'srighttoacceptbid 61 22. Deputationofrepresentatives fordiscussion 61 23. Evaluationofbids 62 24. AgencyCommission 63 25. 63 Vitalclauses 26. Signatureofbids 63 27. Awardcriteria 64 28. IssueofLetterofAward 64 SigningofCoal MiningAgreement 29. 64 30. Confidentiality 65 31. ProprietaryData 65 32. Contractperiod 65 Localoffice 33. 65

Page 6 of 130

NIB and Instruction to Bidders for Kalyanpur- BadalparaCoalBlock		Ì
34.	BankGuarantees	66
35.	TimeSchedule	66
36.	CorruptorFraudulentpractices	66
37.	Discloserof Information	67
	ANNEXURES	
1.	Annexure-1:FormatforCoveringLetter	70
2.	Annexure-2:FormofBid(A)	74
3.	Annexure-2A:BidGuaranteeFormat	76
4.	Annexure-2B:BidGuaranteeDetails	79
5.	Annexure-3CertificateforSiteVisit	80
6.	Annexure-4: Registered PowerofAttorneyforSingle/Joint VentureCompanyBidder	81
7.	Annexure-5: RegisteredPowerofAttorneyforLeadMember ofConsortium	83
8.	Annexure-6:FormatforQualifyingontheTechnicalCriteria	85
9.	Annexure-7:FormatforQualifyingonthe FinancialCriteria	87
10.	Annexure-8:FormatforConsortiumOperatingAgreement	90
11.	Annexure-9: FormatforJoint OperatingAgreement	95
12.	Annexure-10:Formatfor Notarized Affidavit	100
13.	Annexure-11: CertificateofTotalCompliance / No Deviation Certificate	101
14.	Annexure-12: IntegrityPact(Notapplicable)	102
15.	Annexure-13:AvailableMachinery/Equipment	103
16.	Annexure-14:AdditionalMachinery/Equipment	104
17.	Annexure-15: FormofBid(B)	105
18.	Annexure-16:Schedule ofPrices	106
	Annexure-17:Office Order for Price Negotiation of Govt. of Haryana vide O/o no. 2/2/2010-4-IB-II dated 18.06.2013 & 2/2/2010-4-IB-II dated 16.06.2014 and its latest amendment dated 26.05.2023.	107
20.	Annexure-18:Borehole WiseSeamDetailsforKalyanpur-BadalparaCoalBlock	108
21.	Annexure -19 : Format for Pre-Bid Queries by the Bidder	109
22.	'FORMS'to befilled upbythebidders along with Annexure	
Ι	Qualifying Requirements Forms	110
II	Technical Forms	120
	Commercial Forms	121
23.	Format of Price Bid (Part -II)	125

Page **7** of **130**



HARYANA POWER GENERATION CORPORATION LIMITED (HPGCL) (AHARYANAGOVERNMENTUNDERTAKING)

OFFICE OF THE CHIEF ENGINEER/FUELJJRJA BHAWAN, C-7, SECTOR-6, HPGCL, PANCHKULA - 134 109

NOTICE INVITINGBID Domestic CompetitiveBiddingthroughe-Tender

1.0 HPGCLOverview

Haryana Power Generation Corporation Ltd (HPGCL), a Govt. of Haryana Undertaking was incorporated as a company on 17th March, 1997 and is having its corporate office at Urja Bhawan, Panchkula, Haryana.

Haryana Power Generation Corporation Ltd. (HPGCL) is a State Power generation utility having three Thermal Power Stations at PTPS, Panipat; DCRTPP, Yamuna Nagar & RGTPP Khedar, Hisar with total installed capacity of 2510 MW. These Thermal Power Stations have Aggregated Annual Coal Quantity Linkages of 106.93 Lac MT from various subsidiaries of Coal India Ltd.

As a part of its expansion plans, HPGCL has also planned to add additional 800 MW unit with Supercritical Technology at Yamuna Nagar Thermal Power Station. The corporation is also seeking to appoint a suitable Mine Developer cum Operator (MDO) for the Kalyanpur Badalpara Coal Block in State of Jharkhand.

The allocation of the Kalyanpur Badalpara Coal Block to HPGCL is a significant development. The coal block has an estimated Geological coal reserve of 102.35 million tonnes (indicated category) and isintended for captive consumption, specifically for power generation purposes. The allocation of this coal block will contribute to HPGCL's ambitious plan of adding generating capacity to meet the power demands of the state.

HPGCL hasdecidedtoselectandengageaMineDeveloperandOperator(MDO)with adequate technical and financial strengthand experience in undertaking opencastcoal mining operations, to develop and operate the Kalyanpur- Badalpara Coal Block fromdetailed Exploration to delivery of coal to HPGCL (the "Project") inaccordance withthe Approved Mining Plan (to be prepared by MDO) and the Coal Mining Agreement (to be executed with MDO) and as per acceptedStandard IndustryPractices.

1.1 Pre bid conference will be held on the indicated date and time as mentioned in SOT through Physical/ VC mode. The points for discussion shall be furnished at leastthree(3) days inadvance in hard or editable soft copy as per Annexure 19to respective E-mail IDs: cefuel@hogcl.org.in. Bidders who are interested to participate in thePre-bidMeetingmaysendtheirqueries/request addressedtothe Nodal officer furnishingCompany name and address, Name of the authorized person to attend pre bid meeting,contact number and e-Mail ID for participating in the Pre-bidMeeting.



Note:

- i) The detailed scope of the work is given in the (Coal Mining Agreement) Tender Document - Volume-2 of 2.
- ii) The tender document shallbe downloaded from E-procurement web site http://etenders.hry.nic.in duringthe tender document sale period. In such case, the cost of tender document shall be paid by secure electronic payment gateway between Bidder and online payment authorization networks. The cost of tender document can be made by Bidder online directly through Debit card/ Internet banking account / any other authorized online mode on the online portal. Bidder shall submit the remittancedetails with UTR No/Transaction id along with the bid in Cover failingwhichtheoffermayberejected. The Bidderiston otethat any associated BankCommission /chargeswillbetotheaccountof the bidder and the net amount transferred to HPGCL account shall be equal to the cost of the Tender Document.
- iii) Amendments/Errata/corrigendum/clarifications,ifanyissuedforthetender shallformpartandparcelofthetenderdocument.Amendments/Errata/corrigendum /clarificationswillbeposted E-procurement on websitehttp://etenders.hry.nic.in.Bidders are requested to visit the abovewebsite(s)andnotetheamendments/Errata/corrigendum/clarificationbefor esubmission of Bids. Any ignorance on the part of the Bidders in not seeing the abovewebsites will not be an excuse. HPGCL shallnot beresponsibleifany Bidder omits to notice any amendments/ Errata/ corrigendum/ clarification.Amendments/Errata/corrigendum/clarificationwillbenumberedseri ally.

2.0 Pre - QualifyingRequirements(PQR)

 $The Biddershall have to satisfactorily fulfill the following {\tt Pre-Qualifying Requirements:}$

<u>TechnicalCriteria</u>

2.1 For demonstrating its technical capacity and experience (the "Technical Capacity"), theBidder shall have carried out, for itself or as a contractor, 'excavation and transportation'ofOverburden of mining open cast project(s) in Indiabymechanizedmeansand/or'excavationandtransportation'ofcoal/lignite/ironore/ba uxite ore/manganeseore/copperoreopen cast mining project(s) in Indiabymechanizedmeansduringthepast7(seven)yearsendingonthedateofTenderfloating, suchthatthetotalcomposite volume of such 'excavation and transportation' during any period of 1 (one)year (consecutive 365days) (the "qualifying period") within the aforesaid period of7(seven) years is more than 20.00 million cubic metre, (the "qualifying quantity"),

frommaximum5(five)opencastminesofcoal/lignite/iron/bauxite/manganese/copper ore in India;provided that the quantity handled in at least one mine should not be less than 8.00 millioncubicmetre including production of at least 2.00 Million Tonnes of coal/lignite / iron ore/bauxite ore/ manganese ore/copper ore open cast mining



project(s) in India from the same mine.

- 2.2 The bidder should have performed / assisted in landacquisition activities,performed/ assistedinobtainingstatutoryclearancesandcarriedoutinfrastructuredevelopmentsuchasc onstructionofworkshops,statutory buildingsinGreenfield / Brown field open cast mining project(s) in India during last 7(seven)financialyearsreckonedfromdateof Tender Floating.
- 2.3 The Bidder should have conducted exploration activities by drilling a minimum meterage of 15,000 meters by its own or through subcontractingfrom maximum 5 (five) opencast mines of coal/ lignite/ iron ore/ bauxite ore/ manganese ore/ copper ore in India as on the date of Tender Floating.

Note: Technical Qualification set forth in 2.1and 2.2shall be from same opencast mines[maximum 5 (five) nos.].

NotestoQR Clause2.1:

- a) The start date and end date of the qualifying period shall be specified by the Bidder. The start date and end date of each work claimed for qualifying experiences hall fall on or within the dates specified in the qualifying period.
- b) If the Bidder was a consortium member in the claimed work experience, then theeligible executed volume of work shall be arrived at by multiplying the percentageshare of the Bidder (as part of such consortium) by the actual volume of the workexecuted. If the percentage share of the Bidder as a consortium member was less than26%, such work experience shall not be considered. In this regard, a certificate from the client/owner showing the percentage share of work experience shall be submitted. In case, the percentage of share of the Bidder in the consortium is not specified, the percentageshare of each member shall be considered equal for the purpose of the TechnicalCapacity.
- c) Forconvertinglignite/coal/anyothermineralsfromTonnetoBankcubicmeter (BCM),thespecificgravity(Tonnes /Cubic metre) shallbeconsidered as follows:
 - Lignite:1.15
 - Coal : 1.50
 - AnyOtherMinerals
 - :ThebiddersshallsubmitacertificatefromtheMineOwnerregardingtheSpecificGravity.
 - BCMshallbecalculatedas=(Tonne/SpecificGravity)

FinancialCriteria

2.4 The Average Annual turnover of the Bidder, in the preceding three (3) financial years as on the date of Tender Floating, shall not be less than INR 1000.00 Crore(Indian RupeesOne Thousand Crore only).

Page 10 of 130



- 2.5 The AverageNet Worth of the Bidder, in the preceding three (3) financial years as on the date of Tender Floating, shall not be lessthan INR500.00Crore (IndianRupeesFive HundredCrores only).
- 2.6 The Average Annual Cash accrual of the bidder in the preceding three (3) financial years as onthe date of Tender Floating, shall not be less than INR 100.00 Crores(IndianRupees One Hundred Crores only). Cash accrual shall be calculated as the sum of Profit After Tax (PAT), depreciation and non-cash expenses.
- 2.7 The unutilized line of credit for fund based and non-fund based limits with cash and bankbalances including fixed deposits of the Bidder as on a date not earlier than 15 days priorto the date of Tender Floating, duly certified by the Bankers, should not be less than INR 50.00 Crore (Indian Rupees Fifty Crores only). In case certificates from more than one bank aresubmitted, the certified unutilized limits shall be of the same date from all such banks.

Notesto FinancialCriteria(PQRClauses:2.4,2.5, 2.6& 2.7):

- a) In case the Bidder is not able to furnish its audited financial statements on standalonebasis, the unaudited unconsolidated financial statements of the Bidder may be considered provided the Bidder furnishes the following further documents on substantiation of its qualification:
 - i) Copies of the un-audited unconsolidated financial statements of the Bidder alongwithcopiesoftheauditedconsolidatedfinancialstatementsofitsDirect HoldingCompany.
 - ii) ACertificateoftheDirect HoldingCompany,asaproof,statingthattheaboveunauditedunconsolidatedfinancialstatementsformpartoftheConsolidatedAnnualRep ort ofthe Direct HoldingCompany.
- b) In cases where audited results for the last preceding financial year as on the date of Tender Floating are not available, certification of financialstatementsfrom their statutoryauditorshall also beconsidered acceptable.
- c) Incaseany"Bidder"doesnotsatisfythefinancialcriteria, stipulated at clauses 2.4, 2.5. 2.6 and 2.7 above on its own, the Direct Holding / Subsidiary Company would be required to meet the stipulated financial requirementsat clauses 2.4, 2.5, 2.6 and 2.7. In such an event, the Bidder would be required to furnish Holding/Subsidiary aLetterofUndertakingfromtheDirect $Company supported by {\tt Board Resolution}, a sproof of pledging unconditional$ and irrevocable financial support for the execution of the Contract by the Bidder incase of a ward. Such Bidder may use the financial strength of itsDirect Holding Company and submit aspart of its Techno-1 Subsidiary CommercialProposalalegally enforceableregistered

Page **11** of **130**



JointOperatingAgreement, executed between such company and the Bidder.

- i) Net worth of the Bidder and also its Direct Holding / Subsidiary Company, lending strength to the Bidder formeetingtheFinancialCriteriashould not be less than 100% of their respective Paid-up Share Capital individuallyasperthelatestauditedfinancialstatements.
- ii) In case the Bidder's unutilized line of credit for fund based and non-fund basedlimits specified at clause above is not sufficient, a comfort letter from one of thebankersunequivocally stating that in case theBidder is awarded the contract, the Bank would enhance line of credit for fundbased and non-fund based limits to a level not less than the specified amount totheBiddershall beacceptable.

3.0 <u>Consortium</u>

3.1 A sole Bidder who does not possess the Qualifying Requirements indicated in TechnicalCriteriaabove, would be permitted to participate as a Lead Member together with Consortium Member, provided, Lead Member together with their consortium members atisfy the Qualifying Requirements. However, the total number of participants including Lead Member and consortium members hall not exceed Two(2).

Themembersoftheconsortiumshallexecutealegallyenforceableregistered "ConsortiumOperating Agreement" and submit the same as part of the Techno-Commercial Proposal, holding themselves jointly and severally liableto the HPGCL toperformall thecontractual obligations. The Consortium Operating Agreement shall be in force for theentireContract Period.

- 3.2 The experience and Credentials of the Lead Member together with Consortium Membershall be added and considered for meeting the Technical criteria. However, the LeadMembershall possess atleast75%ofthe "Total CompositeVolume" as per clause 2.1.
- 3.3 In case of Consortium, Technical Criteria stipulated at clauses 2.2& 2.3 shall be met by Lead Member only.
- 3.4 In case of Consortium, Entire Financial Criteria stipulated at clauses 2.4, 2.5, 2.6& 2.7 shall be met by Lead Member only.
- 3.5 In case of Consortium, other Consortium Member shall meet atleast 75% of Average Net worth requirement as mentioned under clause 2.5 of Financial Criteria as per the latest audited financial statements.

4.0 JointVenture(JV)Company

If the Bidder is a Joint Venture Company and the Qualifying Requirement (QR) is met by one of the Promoterorjointly by more than one Promoter, then eachPromoter on

Page 12 of 130



thebasis of whom, the Joint Venture Company gets qualified shall have a minimum of 26% equity in the JV Company and such promoter(s) shall give an undertaking to hold the saidequity for a period till the mine achieves 85% of the contracted capacity of the Project ("Contracted Capacity" means 3.00 million Tons of Coalperannum).

In such a case, the bidder shall submit the Notarized copy of their Joint Venture agreemententered into between the promoters and copy of the certificate of incorporation of the JVCompany.

5.0 OtherconditionsforBidders

5.1 The Bidder shall furnish a registered affidavit to support that the Bidder including its Direct Holding / Subsidiary Company (whose strength Bidder is taking for bid submission), members of the Bidding Consortium / JV Company has not been debarred or banned or blacklisted by any Government Undertaking / Govt. Department in any Mining Contract entered by the Bidder in the last 5 (five) years reckoned from the date of Tender floating due to its failure to perform contractual obligations or the tender Milestones or for any other reason and the said order of debarment or banning or blacklisting has not been set aside by any Court of competent jurisdiction.

In case of misrepresentation of facts or a wrong declaration given by the Bidder, theBidder shall be liable for disqualification and criminal action including forfeiture of BidGuarantee / EMDand/or PerformanceSecurity.

5.2 FormationofSpecialPurposeVehicle(SPV)

The consortium members shall form a project specific company SPV (i.e. Special PurposeVehicle) if awarded the contract. The Lead Member shall hold at least 51% of the equityoftheconsortium throughout theContract Period.

- 5.3 Change in the members of the Consortium of the MDO shall not be permitted during theBidding Process. However, such change may be permitted after the mine achieves 85% of the contracted capacity of the Project (Contracted capacity means 3.00 Million Tonnes perAnnum), with prior written permission from HPGCL provided always that the newconsortium satisfies the qualifying requirements on the date of request for such change.Such prior written approval of HPGCL, may be issued at its sole discretion subject tothecondition that;
 - (i) If the Selected Bidder is a Consortium, the Lead Member shall hold at least 51% of the equity of the SPV during the Contract Period. The Non-Lead Member shall holdat least 26% of the equity of the SPV during the Contract Period. In case of suchchange, a fresh Consortium Operating Agreement shall be executed amongst themembers of the Consortium, which shall be in force till the end of the ContractPeriod.
 - (ii) If the Selected Bidder is a single entity it shall continue tohold during the ContractPeriod at least 75% of equity in the SPV (Special Purpose Vehicle) even after suchchange.

Page **13** of **130**



TheSPVshallnotundertakeanyotherbusinessduringtheContractPeriodexceptforexecution of the Projector in connection therewith.

6.0 DocumentaryEvidencerequiredtobefurnishedbythebidder:

- 6.1 The Documentary Evidences, in support of satisfying the Qualifying Requirements shallbesubmitted online.
- 6.2 For the Technical Criteria, in case a Bidder is seeking qualification as a mine contractor/ MDOworking under a contract, the Bidder shall submit notarized copy of the contract and acertificatefromthe Mine owner, certifying the details of the overburden and coal/lignite/any otherm inerals production achieved during the the second sQualifyingperiod(consecutive365days)asinPQRandthedevelopmentand exploration activitiesundertakenbythe Bidder for meeting the TechnicalCriteria. In addition, Work completion certificate(s) from the Mineowner forwhomthe excavation work has been executed shall be submitted.
- 6.3 Incase, aBidderisclaimingminingexperiencewhereitisoperating/operatedaspartofa consortium or a joint venture, the bidder shall also submit a copy of theconsortium agreement or joint venture agreement (as the case may be), which clearlyspells out the extent of its ownership in such consortium or joint venture, as the case maybe.
- For the Financial Criteria, the Bidder/each member of the consortium / joint 6.4 venturecompany/ Direct Holding/ Subsidiary Company on whose strength the Bidder is meeting the Financial criteria, shall submit Audited A and the strength the bidder is the strength of the strengt of the strength ofnnualReports, containingProfitandLossStatement and Balance Sheets for immediately preceding three financial years. In case theaudited result of the last financial year is not available, the unaudited financial statementsshould becertifiedbyitsStatutoryAuditor.
- 6.5 Bidder, who meets the financial criteria of Pre-Qualifying Requirements on the strength/experience of its Direct Holding /Subsidiary Company, shall be required to furnish a legally enforceable registered Joint Operating Agreement in original as per prescribed format.Furtherthe Bidder is required to furnishLetter of Undertaking from the Direct Holding / Subsidiary Company, supported by Board Resolution, as proof of pledging unconditional and irrevocable financial support for the execution of the Contract by the Bidder in case of award.
- 6.6 Thefollowingdocuments in Physical formsshallbefurnishedin sealedcover:
 - $(i) \quad {\rm Documentary evidence towards\ remittance of\ cost of Tender Documents.}$
 - (ii) Proof of submission of BidGuaranteeamount / EMD.
 - (iii) Registered PowerofAttorneyasper Annexure-4 or5, as applicable.
 - (iv) A copy of Joint Venture Agreement / Consortium Agreement, as applicable.
 - (v) Registered ConsortiumOperatingAgreementasperAnnexure-8, asapplicable.
 - (vi) Registered JointOperatingAgreementasperAnnexure-

Page **14** of **130**



 $\label{eq:stars} \begin{array}{l} \mbox{9andLetterofundertaking, as applicable.} \\ (vii) \mbox{Registered AffidavitasperAnnexure-10.} \end{array}$

7.0 Deleted

8.0 ConflictofInterest:

- 8.1 A Bidder shall not have a conflict of interest (the "Conflict of Interest") that affects theBidding Process. Bidder(s) found to have a Conflict of Interest shall be disqualified. ABiddershallbedeemedtohaveaConflictofInterestaffectingtheBiddingProcess, if:
 - a. theBidder,itsDirect Holding / SubsidiaryCompanyandanyotherBidder,havecommon promoters.
 - a constituent of such Bidder is also a constituent of another Bidder, or such Bidder, oranyDirect Holding / SubsidiaryCompanyhas participated as a consultanttoHPGCLinthepreparationofanydocuments, design ortechnicalspecifications of theProject.
 - c. A Bidder shall be liable for disqualification if any legal, financial or technical adviserof HPGCL in relation to this Project presently working at the time of opening ofbid is engaged by the Bidder, Direct Holding / SubsidiaryCompany, asthe case may be, inanymanner formatters related to or incidental tothe Project,
 - d. Bidder must not have any conflict of interest with HPGCL and the bidder must disclose in its bid the list of works being executed with HPGCL at present. Accordingly, HPGCL shall reserve the right to reduce the existing or proposed scope of work of the bidder.

Explanation: In case aBidder is a consortium, then the termBidder as usedinClause8.1 shall includeeach member of the consortium.

9.0 Scopeof Work:

The Scope of the Project (the "Scope of the Project") shall mean and include, during theContractPeriod:

"The MDO shall Finance (unless stated otherwise in this Tender Document / Agreement), Explore , Plan, Develop, Operate, Manageand Maintain the Minesincluding preproject activities (Phase-IActivities), assisting in Land Acquisition activities, assisting in Rehabilitation & Resettlement (R&R) activities, construction & diversion of public roads, diversion of Nalas / Power Lines / Water Pipelines (if any) , Project Facilities, mine development & operation (, the fixed infra-structure facilities and Progressive & Final Mine Closure activities. The MDO shall operate and maintain the HPGCL infrastructures of Railwaysiding, Coal Handling Plant (CHP) and Main Receiving Substation also (MRS) etcPhase-II Activities)."

A-Phase-IActivities:



- i. Obtaining/ procure the issuance of notification under Sec 4(1) of Coal BearingAreas(Acquisition&Development)Act,1957,for exploration, in relation to the Site and/or Applicable permits for Prospecting / Composite license under applicable Laws.
- ii. Carrying out Civil Survey and Differential Global Positioning System (DGPS) Survey fordemarcating
 - a) block boundary, erecting boundary pillars and Site & topographic Survey includingcontouring;
 - b) all types of Forest land/ Non forest land in the coal block area, verification as perstatute and preparation of land schedules and forest maps for clearance and pillaringasper requirement ofForestdepartment/ HPGCL;
 - c) Identification and demarcation of compensatory afforestation (CA) land and pillaringasper statute.
- iii. CarryingoutDetailedExplorationOperation &Drillingof15,000
 m(estimated),Geophysicallogging & analysis etc.,as per modified Indian Standard
 Procedure (ISP), 2017/latestissued by the Government with preparation of Geological
 Report as per the guidelines ofCMPDI/ MoC/any other ministry.
- iv. CarryingoutGeo-technicalinvestigation,SlopeStabilityStudy,HydrogeologicalInvestigation study and pumping test for obtaining aquifer parameters & make of water oftheMineand Preparationof reports thereof.
- v. PreparationofMiningPlan&Mineclosureplan(includingrevisionthereof,periodicalsubmissio n)aspertheguidelinesofMoCandobtainingApproval.
- vi. MDO shall prepare a Detailed Project Report (DPR) for Kalyanpur Badalpara Coal Block. The DPR shall be prepared in accordance with the provisions of the approved Mining Plan. The MDO shall follow applicable standards and the best industry practices while preparing the Detailed Project Report. Before finalizing the DPR, two copies of the draft DPR shall be submitted by the MDO to the HPGCL for its vetting. HPGCL shall appointa Third Party Agency for Vetting of DPR. The comments/ suggestions made on the DPR shall be incorporated in the final DPR by the MDO for its finalization and approval thereof subjectto mutual discussions with HPGCL authorities.Charges for vetting of the DPR by the Third Party Agency shall be borne by the HPGCL.
- vii. AnyotherworkforPhase-IActivities(asrequired by HPGCL).

Note-I:

- a. The Charges towards Phase-I Activities shallremain firm and shall not be revised to reflect the variation in Price Index. Thepayment will be made in stages on completion of each respective milestones for theactivity. The details of apportioning and payment in Phases are detailed with milestone for each activity in Clause no 36.1 of CMA.
- b. After completion of Phase-I Activities, subject to Approval of feasibility of the coalblockbyHPGCL,commitmentforPhase-IIActivitiesshallbemadebyHPGCL. In case, the Kalyanpur - Badalpara coal block is not feasible, HPGCL reserves the right to

Page **16** of **130**



foreclose/ terminate the Agreement without forfeiture of thePerformance Security and additional Performance Guarantee, if any, deposited withHPGCL. The payment shall be made to the extent of work done in Phase-I as perClause. 36.1 after deducting the payment made for the milestones of each activity ofPhase-Iand theMDO& itsContractor shall notclaim anyfurthercompensation.

- c. Similarly, after completion of Phase-I Activities, subject to Approval of feasibility ofthe coal block by HPGCLif it is assessed by the Mine Developer and Operatorthat the Project is not viable for the Mine Developer and Operator with the MiningCharge to be received, the Mine DeveloperandOperator may foreclose/terminatetheAgreementwithoutforfeitureofthePerformanceSecurityanda dditionalPerformance Guarantee, if any, deposited by MDO with HPGCL. The payment shall bemade to the extent of work done in Phase-I as per Clause 36.1 after deducting thepayment made for the milestones of each activity of Phase-I and the MDO shall notclaim anyfurther compensation.
- d. Ineithercase, the reportssubmitted to HPGCL by the MineDeveloper and Operator for the Phase-I Activities and any other additional reports prepared as required by the Statutory Authorities shall be the property of HPGCL.
- e. The provision to foreclose/ terminate the Agreement for either Party shall be validonly for the duration of 60(sixty) days from the date of submission of approved Mining Plan or Detailed Project Report, whichever is later. If neither Partyexercises its right to foreclose/ terminate the Agreement within the stipulated timeperiod of 60 (sixty) days, this Agreement shall continue to be in full force and effect.

Note-II:

"Prospective bidders are advised to quote costing relating to Phase-I activity as per schedule of price, the maximum capping of the work will be Rs. 25.0 crore. In case, bidder(s) quoting more than this amount, the costing will be restricted to Rs. 25.0 crore for commercial evaluation of bids and payment will also be restricted to Rs. 25.0 crore."

Chief Engineer-Fuel HPGCL, Panchkula



B-Phase-IIActivities:

viii. The Scope of work given below includes all incidental works and expenses requiredfor;

- a. Obtaining Mining lease and surface rights for excavation of coal in favour of HPGCL.
- b. Carrying out Socio-Economic Impact Assessment (SIA) study, Land use pattern study & &EIA/EMP study, preparationofReportsthereof,conductingPublichearing(s),appraisingEACandcarrying out all incidental works forobtainingEnvironment clearance (EC).
- c. Pre-DevelopmentalClearancessuchasForestryStage-landStage-IIClearances (FC) (including identification and Acquisition of Land/degraded forest land for compensatoryafforestation), Environmental Clearance, Notifications under CBA (A&D) Act 1957, NOC from Central Ground Water Authority, NOC for using ground water and surface water including mines seepage water, Treefelling permission, permission from PESO for HSD storage, permission from PESO/anyother Govt. Authority/organization for storageand use of explosives, Approval from Ministry of Tribal Affairs, hazardous waste authorization(HWA) and other Approvalsfrom State Pollution Control Board (SPCB), Airport Authority of India Clearance andany other clearances/Approvals/permissions etc., complete required for commissioning ofminesshallbeobtainedbyMDOatitsowncost expenditure.HPGCL and asthePrincipalOwnerof the mine shall bear the Documented Cost of Acquisition of Land only and shall extend all the necessarysupport to MDO in fulfilling the statutory requirements by MDO on best endeavor basis. The detailed Scope of work shall beas described in schedule-T of CMA.
- d. MDO shall prepare a time-bound Action Plan for commencement of Coal production andattainment of the peak rated capacity in the shortest possible time. It shall promptly obtainall required Approvals/ Applicable Permits from various Central and State GovernmentAuthorities, including but not limited to Ministry of Coal, Ministry

ofEnvironment,Forest&ClimateChange,DirectorateGeneralofMinesSafety,CoalContr ollerOrganization(CCO),RegionalControllerofExplosives,PESO,CentralGround Water Authority, State Pollution Control Board, District Administration, Railway Authorities, Electrical Authorities and such other agencies whose Approvals are mandatory for Mine development and operation; HPGCL will only submit the required applications and the responsibility to get all clearances and payment of license fees/application fee etc. shall be borne by MDO.

- e. Assisting in obtaining exemption under Contract Labour (Regulation & Abolition)Act, 1970 for HPGCL. The MDO shall obtain License under the Contract Labour(Regulation&Abolition)Act, 1970and exemption if anyrequired;
- f. Obtaining license for storage and use of Diesel from Ministry of Petroleum andNaturalGas/ PetroleumandExplosivesSafetyOrganization(PESO);
- g. Development of the mines (prior to coal production start date, box cut and creation ofmine entry) including tree cutting, clearing of bushes, forward area preparation andotherpreparatoryworks incidental forcommencingexcavation;

Page **18** of **130**



- h. Mobilizationofmen, machinery, creation of other infrastructure required for commence mentof mining;
- i. Successfuloperationofmine,Deliveryofcoalandothermineralsincludingprogressiveand Final MineClosureactivities.
- ix. Obtain,complywith,ensurewithallApplicablePermits,Approvals,statutoryobligations, conditions imposed thereof and Applicable Laws, Mines Act 1952, CoalMines Regulations, Contract Labour (Regulation & Abolition) Act 1970, HPC wages as per Ministry of Coal /CIL, Coal MinesProvident Fund Act 1948,Ministry of Coal, Ministry of Environment, Forest & ClimateChange, Directorate General of Mines Safety, Coal Controller Organization, RegionalController of Explosives, PESO, Central Ground Water Authority, State Pollution ControlBoard, District Administration, Railway Authorities, Electrical Authorities and such otheragencies etc., required fordevelopment, Operation and Maintenanceof Mines.
- Obtain Consent to Establish (CTE), Consent to Operate (CTO), Permission for opening of Mine fromDGMS,CoalControllerOrganization(CCO)andanyotherpermissions/clearancesrequire

dfromvariousstatutoryAuthoritiesfor smooth and efficient operationofmineatMDO'sowncost.

xi. The MDO shall undertake, Facilitate, assist HPGCL and co-ordinate on behalf ofHPGCL with other statutory Authorities, in various activities of Land Acquisition,Obtaining physicalpossessionof land(withinandoutside the minelease boundary)required for the entire coal mine area, external OB dump, Ex-Mine Railway Siding, CHP & Silo,approachroad,coaltransportationroad,R&R

Colony, diversion and construction of roads, HPGCL's Residential Complex & Colony/ Office, Compensatory afforestation and landrequired for any other infrastructures as directed by HPGCL. The Docume nted cost of above land acquired [all type of land like Government land, Forestland (including NetPresent Value Compensatory Afforestation of such land), Tenancyland, land occupied by squatters or encroachers, land for R&R Colony etc.] shall be borne by HPGCL. The title of the land shall vest with HPGCL. The detailed Scope of work for Land Acquisition shall be as described in Schedule -T of CMA.

- xii. MDO shall prepare R&R Plan in consultation with HPGCL. The MDO shall obtainApproval of the R&R Plan from concerned Govt. Authorities on behalf of HPGCL. The MDO shall be responsible for Rehabilitation and Resettlement (R&R) of the PAFs/PAPs as per the approved R & R Plan. Cost of compensation as per the approved R&RPlan (except employment of PAFs) shall be paid directly by HPGCLto the PAFs/PAPs. MDO, on behalf of HPGCL, shall construct the R&R colony for PAFs/PAPs, the cost of which shall be reimbursed in stages to the MDO by HPGCL upon certification by Independent Engineer. ThedetailedScopeof work shall beas per Schedule-T of CMA.
- xiii. The MDO is obligated for employment of PAFs/PAPs in accordance with the R&R Planapproved byGovt. ofJharkhand as per requirements for operation of the Mine. The expenses for the same shall bebornebythe MDO.
- xiv. The MDO shalldesign, developand maintain the mineincluding infrastructure on theSite specified in Schedule-A of the CMA, in accordance with the provisions and conforming

Page **19** of **130**



to theSpecifications and Standards and as per the approved Mining Plan and guidelines issuedbyMineIn-charge.

- xv. HPGCL as Principal Owner of the mine will extend all necessary support to MDO inobtainingtheseApplicablePermits/ clearances/ Approvalson best endeavorbasis.
- xvi. Mining ofROMcoalpreferably by blastfree technology andasperapprovedMiningplan, handling & stocking of coal at Coal Depot(s)/ stockyard(s), stockpiling and Deliverthe coal at Delivery Point as directed by the Mine In charge. If the approved Mining Planwarrants,MDOshalladoptIn-

PitConveyingSystem(ifrequiredwithcrushing)toconveythecoalfromMinepittotheCoalDepo t(s)/stockyard(s).Insuchcaseofcontinuous conveyor system, suitable online weighment system shall be installed. Theexpenses for these activities shall be borne by the MDO. The Mining charge will be paidfor the quantity of coal Delivered to the Delivery Point and will be reconciled with thecoaldispatchedfromtheMine.TheMDOisresponsibleforthesecurityofcoalstockedattheC oal Depot(s)/stockyard(s) and attheRailwaySiding(s)until Deliveryof theCoal.

- xvii. Drilling for blasting in OB, carrying out blasting, Excavation of OB and transportation toOB dumping locations as per the Mining Plan and instructions of the Mine In charge. Thedeployment of mining Equipment, ancillary & support Equipment in the mines shall be asper approved Mining Plan. If the approved Mining Planwarrants, MDO shall adopt In-Pit Crushing & Conveying System to convey the OB fromMinepit to thedesignated dumpyards(s).
- xviii. The MDO shall at all times own the Mining Equipment and HEMMdeployed in theMinesforExcavationandTransportationofOverburdenandCoal.TheMiningEquipment and HEMM deployed shall confirm with the provisions/ Specifications of theapprovedMiningPlan(s).
- xix. The cost of construction, Operation and Maintenance (O&M) cost, power cost, all sparesand consumables as well as capital replacement for the In-Pit Crushing and ConveyingSystem for both OB & Coal (if warranted by the approved Mining Plan) shall be included in the Base Mining Charge.
- xx. Explosives are to be procured/ arranged by the MDO, at its own cost, for blasting inmines. The storage facility/ magazine (if required) shall be constructed by the MDO atdesignated place. HPGCL (as the principal Owner) will assist the MDO for obtainingthe necessary licenses/ Approvals required for construction of magazine, procuring theevolosivesandaccessories. Thedetailedoperationofprocurementofevolosiveandblastin

the explosives and accessories. The detailed operation of procurement of explosive and blast in gshall be as described in Schedule-T of the CMA.

xxi. The MDO shall design, procure, construct, commission, operate & maintain all relatedinfrastructure facilities as per the Mining Plan, like coal transportation roads,approachroad,Haul Road, culverts, bridges, plant & Equipment, workshop, industrial & drinkingwater supply facilities including water treatment plant, effluent treatment plant, reverseosmosisplant, diesel dispensingunits, lubricant pumpingarrangement etc. Provided that only Documented Cost of Construction/ Widening and strengthening of coal transportation road for surface transportation of coal through roads from Coal Stockyard(s) upto permanent Railway Siding near the

Page **20** of **130**



block/ Temporary Railway Siding / Harinsingh Railway Siding will be reimbursed to MDO by HPGCLafter due certification by Independent Engineer.

xxii. HPGCL will make necessary arrangement for drawing power from DISCOM/ nearestavailable State Electricity Board (SEB)/ Concerned Authority up to the Coal Mine i.e.Main Receiving Substation (MRS) to enable the MDO to draw power on chargeablebasis to meet the electrical power requirement of the services & facilities under MDO'sScope. MDO shall develop, construct and constantly maintain the power distributionarrangement (including reticulation) from Main Receiving Substation of HPGCL forentire mine inter alia including infrastructure facilities and mining operation at its owncost. The MDO shall pay for the power consumed at rates and on terms no less

favorabletotheMDOthanthosegenerallyavailabletocommercialcustomersreceivingsubstan tially equivalent services. The MDO shall operate and maintain the HPGCL infrastructure of Main Receiving Substation (MRSS) upon commissioning of the MRSbyHPGCL.

- xxiii. MDOshallberesponsibleforarrangingalternate/Backuppowerarrangementformeeting the emergency requirements like Pumping, Illumination, any other requirementsfor uninterrupted operation of the mine. Operation and Maintenance of such arrangementincluding diesel and any capital replacement is under the Scope of MDO. No claim onHPGCL is admissible in case of non- availability of power from the grid or Backuparrangement.
- xxiv. PumpinganddrainageofMinewater(groundwater&stormwater),designandconstructionofe mbankment/floodprotectionbundaroundwaterbodies/diverted waterbodies/ nalas/ streams as per Hydro-geological investigation report, Nala diversion study and Mining plan(s). MDO shall obtain Approvals from the respective Govt. Authorities for carrying out the above works as well as for consuming water in the Mine at his own cost.
- xxv. The MDO shall undertake diversion of nalas/ streams/any other water Bodies in the coalblock area as per EIA- EMP report approved by MoEF&CC/ approved nala diversionstudyreport/ Miningplan/ as directed byHPGCL.
- xxvi. Construction of Civil and other related infrastructure facilities (including statutory minefacilities, industrial as well as residential & non-residential buildings for MDO), fire-fighting arrangement, and any other Mine & associated infrastructure construction forsuccessful operation of Mine.Landrequiredfor the construction of the ResidentialBuildings of the MDO shall be acquired at MDO's own cost and Residential Buildingsshallnot be constructed in the mine Site. Further, MDO shall initially construct, develop, operate and maintain the Civil and other related infrastructure facilities including Residential, Guest house, Admin building of HPGCL for their employees in the Mine site. HPGCL shall reimburse the cost of such construction of HPCGL buildings in stages to MDO after due certification by Independent Engineer. Other O&M cost shall be borne by MDO at its own cost & expenses.
- xxvii. The MDO, at its own cost, procure diesel, petrol, lubricants for the mining. Further theMDO shall set up and maintain petrol/ diesel oil, lubricant storage facility with Approvalfrom PESO/ Statutory Authorities. The MDO shall maintain sufficient stock of the aboveitemsforuninterrupted operation ofmining.

Page **21** of **130**



- xxviii. The MDO shall be responsible for the security of the Mine premises and take all measuresfor prevention of theft of any material including Coal, explosives, diesel, petrol etc. fromtheMineand in transit up to theDeliveryPoint.
- xxix. CHP, Railway Siding: MDO on behalf of HPGCL shall design, prepare the DPR &construct the Coal handling system,MRSS, Silo and Rapid Loading System (RLS), permanent Railway Siding near the block/Temporary Railway Siding / improvements at Harinsingh Railway Sidingand all the Documented Costs incurred by the MDO shall be reimbursed by the HPGCL in stages after due certification by Independent Engineer. MDO shall locate ,design and constructthe Coal Depot(s)/stockyard(s) with the Approval of the HPGCLsoas tofulfillthe designrequirementsof the CHP at its own cost. The MDO shalloperate andmaintaintheabove HPGCL infrastructure of CHP, MRSS, Railway Siding(s) upon commissioningat its own cost.

Provided that Documented Costso incurred by the MDO shall be reimbursed by HPGCL in stages after due certification by Independent Engineer appointed by HPGCL subjectto the upper capping of (a) Capital Cost of Coal handling system, MRSS, Silo, Rapid Loading System (RLS) etc, (if warranted by approved Mining Plan)in the duly vetted / approved DPR for reimbursement of respective payments and (b) Capital cost for design and construction of Permanent Railway Siding near the block (ex-mine railway siding), the cost so incurred by the MDO shall be reimbursed in stages by HPGCL subject to the Upper Capping / Benchmarking per the approved DPR of Railway consultant. The Cost of preparation of DPR for Railway Siding shall be borne by MDO.

xxx. Haulage and Loading: The MDO shall load, convey the coal through conveyor systemfrom Coal Depot to loading Silo and loading into the Wagons at the designated RailwaySidingnearKalyanpur-

BadalparaMineSitebyutilizingtheCHP,Siloandrelatedfacilities. If the approved Mining Plan warrants, MDO shall adopt In-Pit Crushing andConveyingSystem to conveythecoal from Minepit to theCoal Depot.

xxxi. HPGCL shall be responsible for Indenting of Railway rakes and payment of Railway freight directly to the Railway Authorities. MDO shall intimate the requirement of railway wagons to HPGCL well in advance and will follow-up with railways for early allocation of rakes.

Penalties on account of under-loading, over-loading, demurrages and Transit & Handling loss at the Delivery Point shall be deducted from invoices raised by MDO.

Provided that demurrage at Loading End shall be borne by MDO and demurrage imposed at unloading point / Delivery Point shall be borne by HPGCL plant. Further for transit & handling loss, amaximumof 0.8% in case of shortfall of delivered quantity of Coal received at HPGCL Plant end (Delivery point) shall be allowed.

- xxxii. The Operation & Maintenance (O&M), power cost, all spares and consumables as well ascapitalreplacementforallinfrastructuresofMDOincluding,In-PitCrushingandConveying System, CHP, Railway Siding(s),MRSS and including arrangement for receiving coal at the Coal Depot(s)/ stockyard(s)shall be carried out by MDO as per the provisions of CMA.
- xxxiii. The MDO shall bear theO&M cost of the permanent Railway Siding near the block/ Temporary Railway Siding / Harinsingh Railway Siding / nearestRailwaySidingidentified



byHPGCL, as per the requirements of Indian Railways.

- xxxiv. The MDO shall be responsible for receiving coal at coal stockyard, conveying, loading into the Silo, loading in to the wagons as per the provisions of Coal Mining Agreement.Loading of coal into Railway Wagon from the Wharf Wall loading platform shall bethrough acceptable mechanical means whenever warranted at permanent Railway Siding near the block/ TemporaryRailway Siding / Harinsingh Railway Siding/ the nearest Railway Siding identified by theHPGCL.
- xxxv. MDO shall undertake the diversion of all public roads within theblock boundary at its own cost. HPGCL will extend necessary support for the same.
- xxxvi. The MDO shall undertake the shifting of power lines/cables, water pipes and telephonelines/cables and any other utilities which causes obstruction for mine operation. The costofsuch diversion/shifting shall be bornebyMDO.
- xxxvii. The MDO shall perform all activities related to Progressive (Concurrent)Mine Closure(PMC), Final Mine Closure (FMC), physical and biological reclamation including re-handling of OB (if any) as per the approved Mining plan, Mine Closure Plan and ECordirectives of Mineln-charge / HPGCL.
- xxxviii. Operation and maintenance of mine in accordance with the provisions of CMA. MDO shall ensure regular supply of scheduled quantity as per Annual Production Programme and specified quality and size of coal as per Approved Mining Plan at the Delivery Point.
- xxxix. The MDO shall carry out any other scientific studies required for the project by the Statutory Authorities. Compliance of all the conditions imposed in EC, FC, CTE, CTO and similar statutory Approvals/ permissions/ grants shall be under the Scope of MDO. Any statutory fees, remittance, levies in obtaining those statutory Approvals/ permissions/ grants shall be borne by the MDO.
- xl. Performance and fulfillment of all other obligations of the Mine Developer and Operatorin accordance with the provisions of CMA and matters incidental thereto ornecessary for the performance of any or all of the obligations of the Mine Developer and Operatorunder CMA.
- xli. MDO shall maintain all records as required under terms & conditions of Allotment Order and Allotment Agreement / CBDPA executed by & between MoC and HPGCL and timely provide such records for inspection by the HPGCL, the state Govt. and Central Govt.
- xlii. Any and all other works and activities which are not specifically stated herein above butcanbereasonablyinferred from abovenecessary for exploration, planning, development, O&M, production, dispatch of coal etc.

C.AlternateArrangementofCoalTransportation:

Till the construction of HPGCL Coal Evacuation facilities such as CHP, Silo and Railway Siding near the block, or in the event of non-commissioning of the same, MDO shall load the coal in to the trucks and transport the coal from the Coal Depot(s)/Stockyard(s) to the permanent Railway Siding near the block/ Temporary Railway Siding / Harinsingh Railway Siding and load into the Railway wagons(the "Loading Point").

Outside the Mine Lease boundary, MDO shall be paid with the external Coal



Transportation Charge by road and also the Loading Charge (both excluding GST) upto the Loading Point which shall be as per the prevailing prices as notified by CCL (CIL) applicable for mines of CCL in Jharkhand State.

For example, the notified coal Surface to Surface transportation charges of CCL effective from 29.08.2022 (Schedules of Rates to be revised from time to time by CCL) are as follows:

LeadSlab,km	Lead Mean (Km)	CoalTransportationCharge, (surface to surface-S2S) Rs./tonne
11-12 km	11.5	115.34
12-13 km	12.5	123.25
13-14 km	13.5	131.14
14-15 km	14.5	138.93

Similarly, notified price of CCL(CIL) for Loading of Coal with contractor's pay-loader into railway wagons isRs. 9.54 /tonne at railway siding including levelling of wagons, lime sprinkling at top of railway wagons, cleaning of track etc. as per instruction of **Mining in charge / HPGCL**).

- 9.1 The Quoted prices for Phase-I Activities&Base Mining charge (Phase-II), and Surface Transportation Charges& Loading charges as per prevailing CCL rates for loading of coal by payloader into railway wagons shall be paid appropriately for the entire Scope of work as specified in this Document and CMA. Nocharges shall be payable separately by HPGCL for theScope of the works of thisdocument and CMA unless expressly provided.
- 9.2 The detailed Scope of work is furnished in Articles and Schedules (Volume 2 of the Tender Document/CMA).
- 9.3 The Scope of works elaborated under the Articles and Schedules are not conclusive Scopeof activities expected to be performed by MDO. Any other incidental works which arenecessary for exploration, planning, development, O&M,production,dispatchof coaletc.,shall be carried out at MDO's own cost unless otherwise specifically mentioned under theScope of HPGCL. Any other activity which is necessary for discharging obligations of MDO at its own cost under this document & CMA to fulfill statutory requirements aredeemed to be included in the Scope of MDO for reliable and efficient Mine Development and Operation unlessspecifically excluded in this Agreement.

10.0 CONTRACTPERIOD & TIMESCHEDULE:

10.1 **"ContractPeriod**"shallmeanthe period.(*i*)o<u>f32years</u>startingonandfromtheLOADateor(*ii*)tilltheLifeofMine(LOM)or(*iii*)tillexpi

ry/terminationoftheMiningleaseor(*iv*) *till* termination of Allotment Agreement, or (*v*) *till* the date of termination of thisagreement by HPGCL and discharge of all obligations under this agreement *whicheveroccursearlier*;.

NIB and Instruction to Bidders for Kalyanpur-

BadalparaCoalBlock



Provided that, not later than 1 year before the expiry of the ContractPeriod, the Partiesmay, with mutual agreement, extend the Contract Period for such further period and onsuchterms and conditions as the Partiesmaymutuallyagree(the "Extended Contract Period").

10.2 The detailed Time Schedule isindicated in Schedule-G of the Coal Mining Agreement of Tender document.

11.0 SPECIALNOTEAND INFORMATIONREGARDINGTENDER

- 11.1 No deviation to the technical and commercial terms & conditions are allowed. All the clauses in the Tender Documentare vital and nodeviations are permitted in the seclauses.
- 11.2 Any offer received after the expiry of the time specified for receiving the offers shall be liable for rejection.
- 11.3 HPGCL reserves the right to reject any bid or all bids received at its discretion without assigning any reason what so ever.
- 11.4 Consortium Member/JV Partner of a bidder for this tender cannot be a bidder or a member in any other Consortium/ JV Partner for this tender.
- 11.5 HPGCL shall not be responsible for any delay, loss or non-receipt of any document/ letter which is sent through post/courier/e-mail either way.
- 11.6 The bidders shall send the Physical forms in sealed cover [Documentary evidence for remittance of cost of Tender Documents, Proof of submission of Bid Guarantee amount/ EMD, Registered Power of Attorney as per Annexure-4 or 5,as applicable, copy of Joint Venture Agreement/Consortium Agreement,as applicable. Registered Consortium Operating Agreement as per Annexure-8, if applicable, Registered Joint Operating Agreement,ifapplicable as per Annexure-9 and Letter of undertaking, if applicable and Registered Affidavit as per Annexure-10] under Part-1 by registered post, Speed post, courier or submitting in person. All the Physical forms as above in sealed cover shall be submitted on or before the Date & Time indicated in the Schedule of Tender. Bids submitted by Fax/Email will not be accepted. The HPGCL shall not entertain any request by the Bidder to collect the bid proposals from airlines or cargo agents, etc.
- 11.7 Tender Document consists of Volume-1 (Notice Inviting Bid and Instruction to Bidders) and Volume-2 (Coal Mining Agreement).
- 11.8 Terms & Conditions not specified in the tender documents, shall be governed by "HPGCL Works and Purchase Regulation 2015" which are available on the HPGCL website i.e www.hpgcl.org.inand also as per the "Haryana Electricity Regulatory Commission (HERC)" norms.

Chief Engineer-Fuel HPGCL, Panchkula

Page 25 of 130



INSTRUCTIONSTOBIDDERS

1.0 <u>Disclaimer</u>

- **1.1** This Document is not an Agreement or an offer by HPGCL to the Bidders or any third Party. The purpose of this Document is to provide interested Bidders with information to facilitate the formulation of their Proposal.
- **1.2** This Document does not purport to contain all the information each Bidder may require. This Document may not be appropriate for all persons, and it is not possible for HPGCL to consider the particular needs of each Bidder who reads or uses this Document.
- **1.3** The concerned Bidders should conduct their own investigations, analysis and due diligence and should verify the accuracy, reliability and completeness of the information in this Document and obtain independent advice from appropriate sources.
- **1.4** Neither HPGCL nor its employees or its consultants make any representation or warranty as to the accuracy, reliability or completeness of the information in this Document.
- 1.5 Neither HPGCL nor its employees or consultants shall have any liability to any Bidder or any other person under the law of contract, tort, the principles of restitution or unjust enrichment or otherwise for any loss, expense or damage which may arise from or be incurred or suffered in connection with this Document, or any matter deemed to form part of this Document, the award of the work, or the information and any other information supplied by or on behalf of HPGCL or its employees, any consultants or otherwise arising in any way from the selection process for the Project.
- **1.6** The Bidder should confirm that the Document downloaded by them is complete in all respects ensuring that the Document or any part thereof is not mutilated or missing, in such case the Bidder must notify HPGCL immediately. All correspondences withregards to this tender enquiry shall be made through e-portal and to Nodal Officer at address and e-mail mentioned below. However, tender shall be submitted in the e-portal only.

Chief Engineer/ Fuel URJA BHAVAN, HPGCL, Panchkula Email ID: cefuel@bpgcl.org in xenchd pk

Email ID: cefuel@hpgcl.org.in, xencbd.pkl@hpgcl.org.in Contact: +91 9355084679

- **1.7** Further if no intimation within the last date for submission of pre-bid queries is received, it shall be considered that the Tender Document downloaded by the Bidder is complete in all respects and that the Bidder is fully satisfied with the Tender Document.
- **1.8** No extension of time shall be granted to any Bidder for submission of its Bid on the ground that the Bidder did not obtain a complete set of the Document.
- 1.9 The Bid Document comprises of general guidelines and conditions for Bidding but not

Page **26** of **130**



an offer by HPGCL to Bidders or any third Party. The purpose of the Bid Document is to provide interested Bidders with information to facilitate the formulation of their Proposal to undertake this Project and to convey the terms on which the work shall be assigned by HPGCL.

- 1.10 This Document and the information contained herein are strictly confidential and privileged and are for the exclusive use of the Bidder to whom it is issued or its Direct Subsidiary and/or Direct Holding Company or members of the Bidding Consortium. This Document must not be copied or distributed by the recipient to third Parties (other than, to the extent required by applicable law or in confidence to the recipient's professional advisors, provided that such advisors are bound by confidentiality restrictions at least as strict as those contained in this Document). In the event that after the issue of the Document the recipient does not continue with its involvement in the Bidding process for any reason whatsoever, this Document and the information contained herein must be kept confidential by such Bidder, direct Subsidiary and/or direct Holding Company, members of the Bidding Consortium and professional advisors / consultants at all times.
- 1.11 HPGCL reserves the right to change, modify, add or alter the Document at any time during the Bidding process. All Bidders to whom this Document has been issued shall be intimated of any such change on e-portal. The Bidders or direct Subsidiary and/or direct Holding Company or Members of the Bidding Consortium or consultants or any third Party shall not object to such changes/modifications/additions/alterations explicitly or implicitly. Any such objection by the Bidder or its direct Subsidiary and/or direct Holding Company or members of the Bidding Consortium shall make the Bidder's proposal liable for rejection by HPGCL. Further, objection by any third Party shall be construed as infringement on confidentiality & privileged rights of HPGCL with respect to this Document.
- 1.12 HPGCL reserves the right in its sole discretion, without any obligation or liability whatsoever, to accept or reject any or all of the Proposals at any stage of the Bidding Process without assigning any reason. Further HPGCL reserves the right to annul the Bidding process and / or to reject any or all Proposals at any stage prior to the signing of the Coal Mining Agreement without thereby incurring any liability to the affected Bidders or any obligation to inform the affected Bidders of the grounds for HPGCL's action. Decision of HPGCL shall be final and binding in this regard.
- 1.13 The Bidder or its Direct Subsidiary or Direct Holding Company or members of the Bidding Consortium shall not make any public announcements with respect to this Bidding process or this Document. Any public announcements with respect to this Bidding process or this Document shall be made exclusively by HPGCL. Any breach by the Bidder of this Clause shall be deemed to be non-compliance with the terms and conditions of this Document and shall render the Proposal liable for rejection. HPGCL's decision in this regard shall be final and binding on the Bidder.
- **1.14** It is clarified that the provisions of Clauses 1.10, 1.11 and 1.13 above shall not apply to information relating to this Document already available in the public domain prior to the issue of this Document.
- 1.15 The Bidder shall bear all costs associated with the preparation and submission of all the Proposals and communications (against Tender Document). HPGCL and their consultants shall not, under any circumstances, be responsible or liable for any such costs.

Page 27 of 130



- **1.16** By responding to the Tender Document, the Bidder shall be deemed to have confirmed that Bidder is fully satisfied and understood the terms and conditions of the Bid Document. The Bidder hereby expressly waives any and all claims in respect thereof.
- 1.17 Notwithstanding anything contained elsewhere in this document, HPGCL shall form Bid evaluation / Tender committee(s)/designate HPGCL's competent authorities for the purpose of detailed scrutiny, interpretation and evaluation of the submissions made by the Bidders read along with the Bid Document. HPGCL reserves the right to scrutinize, interpret and evaluate the submissions made by the Bidders. HPGCL may accept or reject the Bids at its sole discretion based on its interpretation of the terms and conditions of Tender Document. The decision of HPGCL in this regard shall be final and binding on the Bidders, consultant and other parties involved in the transaction.
- **1.18** By receiving this Tender Document, it shall be deemed that the prospective Bidders so receiving the Tender Document have read, understood and accepted the disclaimers and other terms and conditions.

Chief Engineer-Fuel HPGCL, Panchkula



List of Abbreviations

BCM/bcm	BankCubicMeters
BH	BoreHole
CBPDA	Coal Block Production and Development Agreement
CCL	Central Coalfields Limited
СНР	CoalHandlingPlant
COA	ConsortiumOperatingAgreement
COD	CommercialOperationDate
CTE	Consent to Establish
СТО	Consent to Operate
CPI(IW)	ConsumerPriceIndex(IndustrialWorkers)
CSR	CorporateSocialResponsibility
Cum/ cum	CubicMeters
DMF	DistrictMineralFund
DFO	DistrictForestOfficer
DGMS	DirectorateGeneralofMineSafety
DGPS	DifferentialGlobalPositioningSystem
EAC	EnvironmentalAppraisalCommittee
EC	EnvironmentClearance
ED	Excise Duty
EIA	EnvironmentImpactAssessment
EMD	Earnest Money Deposit
EMP	EnvironmentManagement Plan
ESI	Employee'sStateInsurance
ETP	EffluentTreatmentPlant
FC	ForestClearance
FY	FinancialYear
GCV	GrossCalorificValue
HEMM	HeavyEarthMovingMachinery
HPGCL	Haryana Power Generation Corporation Ltd.
INR	IndianRupee/legaltendercurrencyof India
MDO	MineDeveloperandOperator
MIS	ManagementInformationSystems
MoEF&CC	${\tt Ministry of Environment Forestand Climate Change,}$
	GovernmentofIndia
мт	MillionTonne
MTPA	MillionMetricTonPerAnnum
NIB	NoticeInvitingBid
OB	OverBurden
OEM	OriginalEquipmentManufacturer
РСВ	PollutionControlBoard
PESO	PetroleumandExplosivesSafetyOrganisation
RBI	ReserveBankofIndia
R&R	RehabilitationandResettlement
RR	RailwayReceipt
RQP	RecognizedQualifiedPerson
SPV	SpecialPurposeVehicle

Page **29** of **130**



исоцівноск		
TD	TenderDocument	
UTM	UniversalTransverseMercator	
WACC	WeightedAverageCostofCapital.	
WPI	WholesalePrice Index	

Page **30** of **130**



2.0 <u>DefinitionandRulesofConstruction</u>

2.1 Definitions

Unlessdefinedotherwise, the following terms where verused in this Tender Document / RFBshall have the following meanings:

- 2.1.1 **"ApplicableLaw"**shallmeanalllaws,broughtintoforceandeffectbyGovernment ofIndia orthe Government of any State, including rules, regulationsand notifications made there under, and judgments, decrees, injunctions, writs andorders of any court of record or government authority, applicable to this Tender andthe exercise, performance and discharge of the respective rightsand obligations oftheBidder/ HPGCL as maybein force.
- 2.1.2 **"AnnualProductionProgramme"**shallhavethemeaninggiventoitinClause29.2 of the Coal Mining Agreement.
- 2.1.3 "Authority" meansanygovernmentdepartment, localgovernmentcouncil, inspection authority, courts, tribunal, regulatory bodies and quasi-judicial body, anyother statutory authority of Government of India or the Government of Jharkhand or Government of Haryana, authority exercising any sovereign function, and includes any municipal or local authority or any competent person appointed / nominated by HPGCL acting on this behalf.
- 2.1.4 **"AuthorizedSignatory"** or **"Authorized Representative and Signatory"** shall refer to the designated person of the Bidder authorized to represent the Bidder in all matters pertaining to its Proposal. This designated person should hold the "Power of Attorney" duly authorizing him/her to perform all tasks including but not limited to sign and submit the Proposal to participate in all stages of the Bidding Process; to conduct correspondence for and on behalf of the Bidder and any other documents required to give effect to the outcome of the Bidding Process.

2.1.5 **"Bid/ Proposal"** shall mean the documents submitted by a bidder pursuant to thistenderdocumentincludingtheTechno-CommercialProposalalongwithanyadditional information/ clarifications required/sought by HPGCL and thePriceSchedule.TheBidshallbestrictlyintheformatswherever providedbyHPGCL.

- 2.1.6 **"BidSecurity/BidGuarantee/ EMD**"shallmeantheSecurityAmount/BankGuarantee of the amount specified in the NIB and in the format given in Annexure-2Ahereof, and submittedbyBidders in accordancewithClause9.2.5.
- 2.1.7 **"BidSubmissionDate**"shall mean the last date and time for submission of bids, as mentioned in NIB.
- 2.1.8 **Bid Validity Period**" shall mean a period of 180 days from the date of opening ofBid

Page **31** of **130**



- 2.1.9 "Bidder/BiddingCompany"shallmeantheentity whichhassubmittedaBidagainst this Tender, which refers to Sole Bidder / Single Corporate Entity, or a Bidding Group of two corporate entities or a Consortium of up to two Corporate Entities or Joint Venture Company incorporated under the applicable Laws, who undertake to form a Project Company (SPV) incorporated under the applicable Indian Laws prior to the execution of the Coal Mining Agreement that has submitted a Proposal in response to the RFB /Bid Document.
- 2.1.10 **"Bid/BiddingProcess**"shallmeantheprocessgoverningthesubmission, evaluation of the bids, Price Negotiations etc.till selection of the successful Bidder, as set out in thistenderdocument.
- 2.1.11 **"Bid Guarantee / Earnest Money Deposit (EMD)"** shall mean the Bank Guarantee of the amount specified in the Data Sheet and in the format given in Annexure 2A & 2B hereof, that has to be submitted by bidders in accordance with clause 9.3.4
- 2.1.12 **"Business Day"** means a day other than the Sundays / Saturdays/ Publicholidaysas declared bytheHPGCL.
- 2.1.13 **"Bid Validity Period" or "Validity of Tender**" shall mean a period of 180 days from the date of opening of bid (Part-I) by HPGCL or such extended period as may be requested by HPGCL to all bidders.
- 2.1.14 **"Company"or"CorporateEntity**"meansacompanyasdefinedintheCompanies Act of India.
- 2.1.15 **"CoalMiningAgreement**"means the agreement to be entered into between HPGCL and the Special Purpose Vehicle/ Project Company incorporated under the Companies Act, 2013 by the Selected Bidder / members of the Consortium, as the case may be, selected through the bidding process, for execution of the Project; theCoal Mining Agreement is attached hereof.
- 2.1.16 **"CommencementDate" or "EffectiveDateofContract**" meansthedateofissueof theletterof Award (LOA) byHPGCL to the selected Bidder.
- 2.1.17 **"Conditions Precedent"** shallhavethemeaninggiventoitinArticle4ofthe CoalMiningAgreement.
- 2.1.18 **"ConsortiumOperatingAgreement"or"COA**"shallhavethe meaninggiven in Clause9.3.11 of this document.
- 2.1.19 **"ContractedCapacity"**shallhavethemeaningsetforthinClause29.2.1ofVolume-2of Tender Document / Coal Mining Agreement.
- 2.1.20 **"ContractPeriod**"shallhavethemeaninggiventoitinClause32.0 of this document.

Page **32** of **130**



- 2.1.21 **"Corrigendum"(a)/Amendment(s)**"shallhavethemeaninggiventoitinClause15.0 of this document.
- 2.1.22 "CMR" means the Coal Mines Regulation 2017 and its amendments.
- 2.1.23 "Delivery Point" shall mean the railway sidings at the power plants of HPGCL or its nominees or representatives, as notified by HPGCL to the Mine Developer cum Operator (MDO) from time to time as part of the Dispatch Instructions.
- 2.1.24 **"FinancialCriteria**"shallhavethemeaninggiventoitinClause2.4,2.5, 2.6&2.7ofQualifyingRequirement.
- 2.1.25 **Financial Proposal"** meanstheFinancialProposal(Part-II PriceBid)submittedby the Bidder through online, in accordance with the terms and conditions of thistenderdocument.
- 2.1.26 **"Financial Year"** means the 12 month period corresponding to the audited annualaccounts.
- 2.1.27 **"Government**"meanstheGovernmentofIndiaorGovernmentofJharkhandasthecontex trequires,oranauthorizedrepresentative,agency,departmentoftheGovernment ofIndiaortheGovernment ofJharkhand,asthecontextrequires.
- 2.1.28 "HoldingCompany"shallhavethemeaninggiventoitundertheCompaniesAct.
- 2.1.29 **"Price Bid"** shall meanthe price offer required tobe submitted by abidderas part of the Financial Proposal inpart-II.
- 2.1.30 "JointOperatingAgreement"shallhavethemeaninggiventoitinClause9.3.10 of this document.
- 2.1.31 **"Letter of Award"or "LOA"** means the written official intimation by HPGCLnotifyingthe Selected Bidder that its bid has been accepted as per the terms and conditionsmentionedtherein.
- 2.1.32 **"Lead Member"** shall have the meaning given to it in Clause 3.0 of QualifyingRequirement.
- 2.1.33 **"Mine"** shall refer to the Kalyanpur-Badalpara coal block allocated to HPGCLbythe Ministry of Coal, Government of India, vide Allotment letter no. 13016/26/2004-CA-I/ CA-III(Pt,)(Vol.II) dated 31.03.2015.
- 2.1.34 **"Mine DeveloperandOperator**"or **MineOperator**"or **"MDO**"shall havethemeaninggiven toit in thepreambleto CoalMiningAgreement.

Comment [A1]: Comment [A2]:

Page **33** of **130**



- 2.1.35 **"Mining Plan(s)**" shall mean the Mining Plans including Mine closure plan approved under and in accordance with the provisions of the Mineral Concession Rules, 1960 or any substitute thereof for Coal and "Mining Plan" shall be construed accordingly;
- 2.1.36 **"Mining Lease"** shall mean the lease granted, or deemed to have been granted, bythe Government of Jharkhand to HPGCL under Applicable Laws for the purposeofdeveloping/undertakingcoal miningandrelatedactivities.
- 2.1.37 **"Mine in-Charge" /** Authority"shallmean"anOfficerappointedbyHPGCL".

"Competent

- 2.1.38 **"Notice Inviting Tenders (NIT)/ Notice Inviting Bid (NIB)":** A Notice published by the HPGCLwiththeintention to inviteoffer/bid foritsrequirements.
- 2.1.39 "NodalOfficer"shall have a meaning set out in Schedules of Tender of NIB.
- 2.1.40 **"Owner"** or **"Principal Employer"** means the Haryana Power Generation Corporation Limited (HPGCL) and shall include its legal representatives, successors, administrators and permitted assigns.
- 2.1.41 **"Overburden**"or"**OB**"shallmeantherock,soiletc.thatliesaboveandbetween the coal seams and is to be removed during mining and may be used torestore the mining site post mining.Theterm "Over burden" includes inter-burdenaswell.
- 2.1.42 **"Performance Security"** shall have the meaning given to in Article 9 of the CoalMiningAgreement.
- 2.1.43 **"Person"**includesfirms,companies,corporationsandassociationorbodiesorindividual ,whetherincorporated ornot.
- 2.1.44 **"Pre-BidMeeting**" meanspre-bidmeetingtobeheldasperthescheduleindicated in theNoticeInvitingBid.
- 2.1.45 "Price IndexfortheMiningCharge"PleasereferArticle53ofVolume-2 ofTD.
- 2.1.46 **"Project"PleasereferArticle53ofVolume-2ofTD.**
- 2.1.47 **"ReferenceIndexDate"**shall mean, in respect of the specified month or quarter, as the case may be, that last day of the preceding month or quarter with reference towhichthe PriceIndexisrevised.
- $2.1.48 \\ \mbox{"StandardIndustryPractices"PleasereferArticle53 of Volume-2 of TD. } \\$
- 2.1.49 **"SelectedBidder/SuccessfulBidder**"meanstheBidderselectedbyHPGCLpursuant to terms and conditions of the tender document throughtheBiddingProcess andis



awardedthe letterof Awardafter duediligence.

$2.1.50 \qquad \hbox{``Site'' Please referClause 10.3.2 of Volume-2 of TD.}$

- 2.1.51 **"Tentative Stripping Ratio"** or **"Strip Ratio"** shall mean4 Cubic meter (Cum) of OB/ Tonne of coal based on Regional Exploration Report prepared by GSI by drilling 6 boreholes.
- 2.1.52 **"Subsidiary"**shallhavethemeaninggiventoitundertheCompaniesAct 2013/1956.
- 2.1.53 **"TechnicalCriteria"**shallhavethemeaninggiventoitinClause2.1, 2.2 and 2.3ofQualifyingRequirement.
- 2.1.54 **"Technically Qualified Bidder**" means a Bidder who is eligible for opening of Price Bids and subsequent price negotiationas stipulated inAnnexure- 17.

2.1.55 **"Techno-CommercialProposal"** meansproposalsubmittedbythebidderinaccordancewithClaus e8.5hereof.

- 2.1.56 **"Tender/TenderDocument**"meansdocuments issued by HPGCL for Selection of Mine Developer and Operator for Kalyanpur-Badalpara Coal Blockandshallincludeanymodifications, amendments/corrigendaoralterationsorclari fication thereto. Thedocuments comprises of the following:
 - a) NoticeInvitingBid
 - b) InstructionstoBidders
 - $c) \quad \text{CoalMiningAgreement} \\$
 - d) AnyCorrigendum(a)/Clarification(s)tothetenderdocumentissuedbyHPGCL subsequent to the issue of the tender document will also beconsidered an integral part of the Tender Document. Any reference to the tenderdocument in the Coal Mining Agreement shall include such Corrigendum(a)andClarification(s)
 - e) Allotment Order issued to HPGCL by Ministry of Coal, GoI for Kalyanpur Badalpara Coal Block.
 - f) Allotment Agreement executed between the President of India and HPGCL on 29.03.16, subsequent Amendments and Allotment Order by Nominated Authority, MoC.
 - g) Regional Exploration / Geological Report / Available Geological information /data from CMPDIL / GSI / MECL.
- 2.1.57 **"Tonne"** or **"Ton"** means 1000 (thousand) kilogram as defined in Standards ofWeights and Measures Act. 1976 (including rules and regulations framed under thesaid act, policies and amendments from time to time as notified by Government ofIndia).
- 2.1.58 **"Networth" means**theaggregatevalueofthepaid-upsharecapitalandallreserves created out of the profits and securities premium account, after deductingtheaggregatevalueoftheaccumulatedlosses,deferredexpenditureandmis

Page **35** of **130**



cellaneousexpenditure not written off, as per the audited balance sheet, butdoes not include reserves created out of revaluation of assets, write-back of depreciation and amalgamation;

2.2 <u>RulesofConstruction</u>

- 2.2.1 Areferencetosingularincludesthepluralandvice-versawherethecontextsorequires.
- 2.2.2 Areferencetoanyregistrationorlegislativeprovisionincludesanystatutorymodificationo rre-enactmentof, orlegislativeprovisionsubstitutedforandanysubordinatedlegislation issuedunder, thatlegislation orlegislative provision;
- 2.2.3 Themetricsystemofmeasurement shall beused forthepurposeof theAgreement.
- 2.2.4 Headingsdonotaffecttheinterpretation of this Tender Document,
- 2.2.5 A reference to any person includes that person's executors, administrators, substitutes, successors and permitted assigns.
- 2.2.6 A reference to a day, month or year is relevant to a day, month or year in accordancewiththeGregoriancalendar, unless otherwisespecified in this tenderdocument:
- 2.2.7 A reference to Rs, INR or Rupees is to the lawful currency of the Republic of Indiaunlessspecified otherwise;
- 2.2.8 A reference to an agreement, deed, instrument or other document include the same asamended, novated, supplemented, varied or replaced from timeto time.
- 2.2.9 Theexpressions"including", "includes" and "include" have the meaning as if followed by " without limitation",
- 2.2.10 The expression "writing" or "written" shall include communications by facsimile, electronicmail and letter,
- 2.2.11 Terms and expressions not defined anywhere in the tender document or the CoalMining Agreement shall have the same meaning as are assigned to them in IndianContractAct. 1872and failingthatin General Clauses Act.1897;
- 2.2.12 A reference to any clause in any part of the Tender Document means reference to the the the the the the the the tender document unless otherwise aspecific reference to the other enclosed Annexures of Tender Document is mentioned. Further a reference to any schedule means reference to schedule of Tender document /Coal Mining Agreement unless otherwise a specific reference to the other parts of Tender document is mentioned.
- 2.2.13 AreferencetoKBCBincludes theKalyanpur-Badalpara CoalBlockandviceversa.

3.0 GoverningLawandJurisdictionofCourt

The tender documentandBidding Processshallbegovernedby and construed in accordance with the laws of India and local civil courts at Panchkula, Haryanashall have exclusive Jurisdiction over all disputes arising under, pursuant to and/or in connection with the Bidding Process.

Page **36** of **130**



Page **37** of **130**



4.0 Introduction

4.1 <u>Allottee Company</u>

Haryana Power Generation Corporation Ltd (HPGCL), a Govt. of Haryana Undertaking was incorporated as a company on 17th March, 1997 and is having its corporate office at Urja Bhawan, Panchkula, Haryana. HPGCL is having three Thermal Power Stations at PTPS, Panipat; DCRTPP, Yamuna Nagar & RGTPP Khedar, Hisar with installed capacity of 2510 MW. Poised to contribute in the growth of state. HPGCL is in the process of adding further 800 MW capacity with super critical technology at Yamuna Nagar Thermal Power Station.

4.2 <u>Mining Company</u>

4.2.1 HPGCL has decided to select and engage a Mine Developer and Operator (MDO)with adequate technical and financial strength and experience in undertaking opencastcoal mining operations, to develop and operate the Kalyanpur-Badalpara Coal Block fromdetailedExplorationtodeliveryofcoaltoHPGCL (the"Project")inaccordancewith the approved Mining Plan and the Coal Mining Agreement (to be executed) and as peracceptedStandardIndustryPractices.

4.3 Legal Status of the MDO

4.3.1 Subject to and in accordance with the provisions of Coal Mining Agreement (to be executed) and applicable laws, the HPGCL hereby appoints the Mine Operator to provide the Mining Services during the subsistence of Coal Mining Agreement and the MDO hereby consents to its appointment and agrees to provide the Mining Services in accordance with the terms and conditions set forth herein. The Mine Operator or its authorized person (which shall be subject to acceptance by HPGCL) shall be deemed agent of the Mine for the purpose of The Occupational Safety, Health and Working Conditions Code, 2020 and statutes made there under, as applicable, HPGCL shall appoint Agent and all other Statutory Manpower like Mine Manager, Safety Officer, Surveyor (head) and Blasting Overman etc.as required by Law or as directed by Director General of Mines Safety (DGMS) and shall be responsible for communication with statutory authorities. Notwithstanding anything stated, the MDO shall also appoint all required manpower including all statutory manpower like Safety Officer, Surveyor (head) and Blasting Overman / Foreman, Mining Sirdar, etc, as required by Law or directed by Director General of Mines Safety (DGMS) required to discharge its obligations under the Agreement including manpower for discharging all statutory duties (though manpower appointed by MDO shall not be known as statutory manpower). Any appointment made by the MDO has to conform to the Applicable Laws including the qualification requirements set out under the Occupational Safety, Health and Working Conditions Code, 2020 and Coal Mine Regulation, 2017. The MDO and its representative shall foravoidance of doubt, assume all such obligations and responsibilities, including preparation and submission of periodic reports etc., under The Occupational Safety, Health and Working Conditions Code, 2020 and statutes made thereunder as applicable and take all such other steps as may be necessary to comply with the Applicable Laws.

Page **38** of **130**



- 4.3.2 For the purpose, Mine Operator shall inform HPGCL by a written statement of all the manpower employed by it to perform the obligations under the Project Agreement including in respect of the management, control, supervision or direction of the Site. Such statement shall also specify the responsibilities of such persons and the details of the matters in which they are authorised to act on behalf of the Mine Operator.
- 5. <u>Salient Features of the Kalyanpur-Badalpara Block, Jharkhand (as per Schedule -</u> <u>I of Allotment Agreement)</u>

I.Block :	KALYANPUR-BADALPUR BLOCK , BRAHMANI COALFIELDS (RAJMAHAL GROUP OF COALFIELDS , DIST - DUMKA, JHARKHAND (Part of Kalyanpur Murgadangal-Daldali Block)			
II. Area III. Location and Boundary Co- ordinates	About 6 Sq. Km. (Forest area approx. 3.57 Sq. km as per Geology Map) The block is located to the north of Amrakonda- Murgadangal(Captive) Block. The limiting Coordinates of the blocks are: Latitude : 24 [°] 08'17.09''- 24 [°] 10'31.96'' Longitude: 87 [°] 31'14.96''- 87 [°] 32' 39.90'' Topo sheet no 72 P/12			
IV.Communication:	 Topo sheet no 72 P/12 NH 114A : It is spur road from National Highway 14. NH-114A runs through West Bengal and Jharkhand states. State Highway: 6 which connects Rampurhat & Saithia of Birbhum District passes through the area.Harisingha Forest road passes through entire length of the area. Existing Harinsingh Railway siding is around 12 km from Kalyanpur-Badalpara Coal Block. Proposed Railway Line : the proposed Railway line from Amarkonda to meet Rampurhat -Dumka main line at Harinsingh railway siding is under consideration for coal evacuation from Kalyanpur-Badalpara Coal Block. Local roads may be used to transport the coal from Kalyanpur-Badalpara Coal Block to Harinsingh Railway siding till the proposed railway line is commissioned. 			
V. Status of Exploration:				
	Agency	No of Borehole	Meterage	
Ľ				

Page **39** of **130**



<u>Note</u>: Out of the 7 boreholes drilled in Kalyanpur-Badalpara Coal Block, only 6 boreholes (RJBS 1, 8, 17, 19, 21, and 11) encountered coal seams, while RJBS 16 borehole encountered metamorphic rock.

1666.35M

VI. Structure: Strike N-S and Dip 6⁰ -12⁰ easterly **Faults:** Nine number of faults have been reported

VII. Geology and Sequence of Coal Seam:

GSI

The report on the 'Regional Exploration Report prepared by Geological Survey of India (GSI)' reveals occurrence of four regional coal seam zones. The details of which are tabulated below

7

Zone / Seam	Thickness / Parting range (m) (Cumulative thickness of Coal Seams)	Depth (M)	Remarks
Zone-III	41.35-42.70 (8.90-13.54)	12-69	Occurs in 7-9 sections. The thickness of the section ranges comes from <1 - 2.9m
Parting	26-34		
Zone-II	29.00-68.85 (18.01-30.51)	21-172	Occurs in 3-9 section the thickness of section ranges from<1- 17.8m
Parting	8-15		
Zone-IA	6.00-31.70 (6.00- 10.41)	9-185	Occurs in 1-4 section the thickness of section ranges from<1- 8.5 m
Parting	4-25		
Zone-I	19.85-58.87 (6.07-21.75)	45-242	Occurs in 2-7 section the thickness of section ranges from 0.5- 9.02m

VIII. Quality: Seamwise Quality is given below.

Seam	M%	Ash %	UHV	Grade
	3.3-7.2	21.2-46.7	3960-4663	D-E
II	1.9-7.2	18.1-47.6	1545-4277	D-G
IA	2.5-5.8	20.6-44.2	3179-5574	C-G
I	2.3-7	22.9-47.6	1751-5008	C-G

IX. Reserves:

Kalyanpur- Badalpur coal block has estimated 102.35 Million Tonnes of Geological Reserves of Indicated Category with a tentative stripping ratio of 4.00 T/ M3. The reserves and stripping ratio may change on detailed exploration.

Page **40** of **130**



X. Depth wise reserves are as follows:

Depth (m)	Indicated Reserves (MT)
0-300	100.62
300-600	1.73
Total	102.35

XI. Details of End Use Plants:

SINo	NameofthePowerPlant(s)	Capacity
1.	Expansion unit atDeenbandhu Chhotu Ram Yamunanagar TPP (DCRTPP),	800MW
2.	Surplus coal if any to meet partial requirement of 1x800 MW (exp.) unit proposed to be set up at PTPS, Panipat	800MW

6.0 **Qualifying Requirements:**

Pleasereferto the clause 2.0 of NoticeInvitingBid (NIB).

7.0 <u>TenderDocuments:</u>

- 7.1 Please refer the clause 2.1.57 of Definition chapter of Instruction to Bidders
- 7.2 TheScopeoftheproposalshallbeonSingleBidderResponsibilitybasiscoveringtheentiresco peofworksasdescribed intheTender Document,includingErrata / corrigenda / Addendum / Clarificationissued ifany.

8.0 Instruction toBidders for submission ofOnlineBids Through E-Tender

- 1. Please visit HPGCL website <u>www.hpgcl.org.in</u> and <u>https://etenders.hry.nic.in</u> for NIT details.
- 2. Bidders are requested to read the terms & conditions of Tender Documents before submittingtheir online bids (Part I & Part II separately). In this document the terms "bidders" and "Bidders" mean one and thesame.
- 3. Bidders are instructed to submit their bids online only on Haryana e-portal website (<u>https://etenders.hry.nic.in).</u>
- 4. Unless exempted specifically, tenders not accompanied with the prescribed EMD/Cost of Tender shall be rejected. EMD/Cost of Tender shall be in the prescribed mode of payment as asked in the NIB & ITB, otherwise the tender shall be liable to be rejected.
- 5. Tender received through Telefax / email or in physical form shall not be considered.

Page **41** of **130**



- 6. In case, date specified for opening of tender, happens to be a public holiday, then next working day shall be considered automatically for the same.
- 7. All the costs and expenses incidental to the preparation of tender, discussions, conferences, if any, shall be borne by the tenderers and HPGCL shall bear no liability whatsoever on such costs and expenses.
- 8. After opening of Part-I bids, the Tender Evaluation Committee as constituted by HPGCL shall examine the documents / credentials submitted by the bidders against prequalifying requirements / eligibility conditions of tender. Bidders shall be informed about their respective deficiencies / shortcomings, if any, and shall be given an opportunity to submit their requisite deficient documents for better competition. Price Bid (Part-II) of only those bidders shall be considered for opening, whose credentials for eligibility / qualifying criteria are found to be in order by the committee. The decision of Tender Evaluation Committee shall be final and binding on the bidders.
- 9. Negotiations, if required would be held by competent authority of HPGCL with reference to Haryana Govt. O/o no. 2/2/2010-4-IB-II dated 16.06.2014. Price negotiation could be held up to L_3 bidder, if the difference between L_1 quoted rate and those quoted by L_2 & L_3 is within 5% of the L_1 quoted rate. In case where the L_1 bidder refuses to further reduce his offered price and the L_2 or L_3 bidders come forward to offer a price which is better than the price offered by L_1 bidder, the bidder whose price is accepted becomes the L_1 bidder. However, in such a situation, the original L_1 bidder may be given one more opportunity to improve upon the discovered price. In case, the original L_1 bidder further improves upon the price discovered during the negotiations, he would be treated as the L_1 bidder.

In cases where there is no bidder within 5% of the L-1 bidder,

- (i) L-2 bidder will be invariably called for negotiation in addition to the L-1 bidder and
- (ii) L-3 bidder will also be called, if it is so decided by the competent authority of HPGCL, in addition to L-1, L-2 bidders.
- 10. HPGCL reserves the right to reject any or all bids without assigning any reason.

8.1 <u>Registration of bidders on e-Procurement Portal:</u>

All the bidders intending to participate in the tender processed online are required to get registered on the centralized e - Procurement Portal i.e. <u>https://etenders.hry.nic.in</u>.Please visit the website for more details.

8.2 Obtaining a Digital Certificate:

- Bids submitted online should be encrypted and signed electronically with a Digital Certificate to establish the identity of the bidder bidding online. These Digital Certificates are issued by an Approved Certifying Authority, by the Controller of Certifying Authorities, Government of India.
- A Digital Certificate is issued upon receipt of mandatory identity (i.e. Applicant's PAN Card) and Address proofs and verification form duly attested by the Bank Manager / Post Master / Gazetted Officer. Only upon the receipt of the required documents, a digital certificate can be issued. For more details please visit the website - <u>https://etenders.hry.nic.in</u>

Page **42** of **130**



- 3. The bidders may obtain Class-II or III digital signature certificate from any Certifying Authority or Sub-certifying Authority authorized by the Controller of Certifying Authorities or may obtain information and application format and documents required for the issue of digital certificate from https://etenders.hry.nic.in. For help manual please refer to the 'Home Page' of the e-Procurement website at https://etenders.hry.nic.in and click on the available link 'Information about DSC'.
- 4. Bid for a particular tender must be submitted online using the digital certificate (Encryption & Signing), which is used to encrypt the data and sign the hash during the stage of bid preparation & hash submission. In case, during the process of a particular tender, the user loses his digital certificate (due to virus attack, hardware problem, operating system or any other problem) he will not be able to submit the bid online. Hence, the users are advised to keep a backup of the certificate and also keep the copies at safe place under proper security (for its use in case of emergencies).
- 5. In case of online tendering, if the digital certificate issued to the authorized user of a firm is used for signing and submitting a bid, it will be considered equivalent to a no-objection certificate/power of attorney /lawful authorization to that User. The firm has to authorize a specific individual through an authorization certificate signed by all partners to use the digital certificate as per Indian Information Technology Act 2000. Unless the certificates are revoked, it will be assumed to represent adequate authority of the user to bid on behalf of the firm in the department tenders as per Information Technology Act 2000. The digital signature of this authorized user will be binding on the firm.
- 6. In case of any change in the authorization, it shall be the responsibility of management / partners of the firm to inform the certifying authority about the change and to obtain the digital signatures of the new person / user on behalf of the firm / company. The procedure for application of a digital certificate however will remain the same for the new user.
- 7. The same procedure holds true for the authorized users in a private/Public limited company. In this case, the authorization certificate will have to be signed by the directors of the company.

8.3 Opening of an Electronic Payment Account:

Tender document can be downloaded online. Bidders are required to pay the tender documents fee online using the electronic payments gateway service. For online payments guidelines, please refer to the Home page of the e-tendering Portal https://etenders.hry.nic.in

8.4 <u>Pre-requisites for online bidding:</u>

In order to bid online on the portal <u>https://etenders.hry.nic.in</u>, the user machine must be installed with the required software like Mozilla firebox, Java etc. The link for downloading latest java applet is available on the Home page of the e- Java or e-tendering Portal.

8.5 <u>Online Viewing of Detailed Notice Inviting Bid:</u>

The bidders can view the detailed NIB and the time schedule of tender floated through the single portal e-Procurement system on the Home Page at <u>https://etenders.hry.nic.in</u>

Page **43** of **130**



8.6 Download of Tender Documents:

The tender documents can be downloaded free of cost from the e-Procurement portal <u>https://etenders.hry.nic.in</u>

8.7 <u>Schedules of Tender / Kev Dates:</u>

The bidders are strictly advised to follow dates and times as indicated in the online Notice Inviting Tenders/ Notice Inviting Bid. The date and time shall be binding on all bidders. All online activities are time tracked and the system enforces time locks that ensure that no activity or transaction can take place outside the start and end dates and the time of the stage as defined in the online Notice Inviting Tenders

8.8 <u>Bid Preparation (Technical & Financial) Online/offline Payment of Tender</u> <u>Document Fee, eService fee, Bid Guarantee / EMD and Submission of Bid Seal</u> (Hash) of online Bids:

 The online payment for Tender document fee, eService Fee &Bid Guarantee / EMD can be done using the secure electronic payment gateway. Payment for Tender Document Fee and e-Service Fee can be made by Bidders online directly through Debit Cards/Internet Banking Accounts/any other authorized mode and payment for EMD can be made online directly through RTGS / NEFT / any other authorized mode on the online portal.

The secure electronic payment gateway is an online interface between Bidders and Debit card / online payment authorization networks.

- 2. The Bidder will be able to prepare Technical Bid, Commercial Bid and Price Bid online, using the respective Annexures and Forms available in the NIB & ITB.
- 3. The bidders shall upload their techno-commercial Bid (Part-I) containing documents, Pre-Qualifying criteria, Tender specification and all other terms and conditions except the rates (price bid) and certificates as called for in Notice Inviting Bid
- 4. The bidders shall quote the prices in online price bid format (Part II) separately.
- 5. Submission of e-bids online is a two-step process. In the first step, the Techno Commercial bid (Part I) and Price Bid (Part II) have to be filled and submitted. In the second step, these bids have to be digitally signed using Bidder's Digital Signature Certificate.
- 6. Submission of bids will be preceded by submission of the digitally signed & sealed bid (Hash) as stated in the time schedules of NIB.

Note :

- (A) If bidder fails to complete the Online Bid Submission stage on the stipulated date and time, his/her bid will be considered as bid not submitted, and hence will not appear during tender opening stage.
- (B) Bidders participating in online tenders shall check the validity of his/her Digital Signature Certificate before participating in the online tenders at the portal <u>https://etenders.hry.nic.in</u>. For help manual please refer to the 'Home Page' of the e-Procurement website at <u>https://etenders.hry.nic.in</u> and click on the available link 'Information about DSC'.

Page **44** of **130**



- (C) For help manual please refer to the 'Home Page' of the e-Procurement website at <u>https://etenders.hry.nic.in</u> and click on the available link 'Help to Contractor'.
- (D) For any technical related queries please call at 24 x 7 Help Desk Number given on the 'Home Page' of the e-Procurement website at <u>https://etenders.hry.nic.in</u> and click on the available link 'Contact Us'.

8.9 <u>e-BidSubmission:</u>

- Before submission of the bids, the bidders are requested to make themselves fully conversant with the technical specifications, nature of work, site conditions ,scope of works, other terms and condition of Tender Documents etc. so that no ambiguity arises at a later date in this respect. Bidder shall visit the site for acquaintance of actual working conditions and the nature of work.
- 2. Biddercannot submitanybidaftertheduedateand timestipulated in thee-Tender.
- 3. Only such Bidders will be authorized to participate in tender who would qualify the pre-qualification clause of tender and submit the documentary proofs as set by HPGCL.
- 4. HPGCL reserves the right to revise or amend the Terms and Conditions of TenderDocuments prior to the date notified for opening of the tenders and also to postpone the date for submission and opening of tender without assigning any reason(s).
- 5. Any clarification with regard to the specifications can be sought by the bidders before submission of their tenders. No correspondence on this account will be entertained once the tender / bid is submitted by the bidder.
- 6. Tender documents are not transferable.
- 7. Not more than one tender for the work will be submitted by any Bidder.
- 8. Tenders submitted for part work shall not be entertained.
- Tender shall be submitted online only in prescribed format and shall be considered completely as part of the Tender Documents in case of successful bidder. The bidder will sign each & every page of the tender documents before uploading the same.
- 10. If the submitted Bid is not in conformity with any clause of scope of work / terms & conditions / remuneration / penalties etc. of tender, is liable for rejection.
- 11. All bids submitted by Bidder can be viewed by clicking on the link "Submitted bids"provided in themenu of the corresponding Bidder's home page.
- 12. All notices and correspondence to the bidder(s) shall be sent by email message onlyduring the process till finalization of tender. Hence the bidders are required to ensurethat their email address provided at the time of registration is valid and updated. Nonreceipt of email will not entitle any bidder to lodge any claim and no complaint in thisregard shall be entertained. Bidders are also requested to ensure validity of their DSC(DigitalSignatureCertificate).
- 13. Biddersareadvisedtoseethewebsiteregularlytoremainupdatedwithlatestinf ormation to ensure that they do not miss out any corrigendum /

Page **45** of **130**



addendum uploadedagainst the said e-tender after downloading the etender document.The responsibilityofdownloadingthe related corrigendum, if any,will bethat ofthe bidders.

14. All bids, including all attachments/enclosures shall be prepared in English Languageonly and submit online e-Procurement website at https://etenders.hry.nic.in. The bidder shall submit the offer for fullscopeof work indicated in the Tender Specification.

8.10 Biddingine-Tender:

- a. Inallcases, bidder should use their own ID and Password along with Digital Signature at the time of submission of their bid.
- b. The e-tender floor shall remain open from the pre-announced date & time and for as muchduration as mentioned in the Tender.
- c. All electronic bids submitted during the e-tender shall be legally binding on thebidder. Any bid will be considered as the valid bid offered by that bidder andacceptance of the same by the Purchaser will form a binding contract betweenPurchaser and theBidderforexecutionofwork.
- d. It is mandatory that all the bids are submitted with digital signature certificateotherwisethe samewill not be accepted bythesystem.
- e. HPGCL reserves the right to cancel or reject or accept or withdraw or extend the e-tenderin full or part as the case maybe without assigning any reason thereof.
- f. The server time shall be treated as final and binding. Bids recorded in the serverbefore the bid closing time will only be treated as valid bid. Bidders are, therefore, advised to submit their bids well before the closing time of e-tender. If any bidreaches the server after the bid closing time as per server time, the same will not berecorded and nocomplaint in this regardshall beentertained.
- g. Bidders are advised to exercise caution in quoting their bids in e-tender to avoid anymistake.Bids oncesubmitted cannot berecalled.
- h. Any order resulting from this bidding process shall be governed by the terms and conditions mentioned in the tender.

8.11 Processofe-Tender:

- 1. Onthescheduleddateandtimeoftenderopening, TenderOpeningCommitteewillopenth e Techno-commercial offer i.e. Part Iofonlinebids.
- 2. The bidders who are qualified on techno-commercial aspects shall alone be considered for price cover opening (Part-II). The opening of the Part -II (Prices) of the bid will beintimated later separately to the bidders who are found to have satisfied the Techno-Commercial aspects.
- 3. Forevaluationpurpose, prices quoted in Schedule of Prices alones hall be taken into conside ration.
- **8.12** HPGCL reserves the right to cancel this bidding process (e-Tender)orextend theduedate of receipt of bid(s) without assigninganyreason thereof.

Page **46** of **130**



PART-I:

The bidders shall upload their techno-commercial Bid (Part-I) containing documents, pre-qualifying criteria, Tender specification and all other terms and conditions except the rates (price bid)and certificatesascalledforin NoticeInvitingBid.

PART-II:

- a. Thebiddersshould submitdulyfilledinPart-II-"Schedule ofPrices"Table.
- b. The bidder shall quote his price for the entire scope of work in "Schedule ofPrices" online form only. The bidder quoting a system ofprices other than thatspecified, run therisk of rejection of the bid.
- c. TheTotal amount includingGST will be computed by the system.
- d. Notwithstanding any information and data which may be contained in the TenderDocument the bidder has to make independent enquiries and generally obtain hisowninformation on all matters that mayin anywayaffect the Price.

OpeningofPriceBids(Part-II)ofe-Tender:

The date of opening of Part-II-Price Bids of eligible bidders in e-Tender shall be sent totheregisterede-mailaddress of the qualified Bidders at a laterdate.

9.0 <u>BidSubmissionandOpening</u>:

- 9.1 The Bidder(s) shall submit the bids in the following manner and Bids submitted byTelefax, or E Mail and the bids received after the expiry of the time specified forreceivingcompleted bidswill not be accepted:
- 9.2 <u>Bid submission</u>: All bids, including all attachments/enclosures shall be prepared inEnglishLanguageonlyand submit the same.
 - (i) The bidder shall submit the bid for full scope of work indicated in the TenderSpecification. Part - I & Part -II of the Bids are to be submitted through online andPhysical cover through offline.
 - (ii) TheOffers/Bidsaretobe furnishedintwoPartsystemasdetailedbelow:



Broom	
Part I	PART-I(throughonline)
	Covering Letter (as per Annexure-1), Proof for remittance of Cost of tenderdocument, Form of Bid (A) (As per Annexure - 2), Bi Guarantee (As perAnnexure - 2A), Certificate for site visit (As per Annexure-3)Registered Power ofAttorney (as per Annexure-4 or 5 a applicable),Qualifying on Technicalcriteria(As per annexure -6 Financial criteria details ((As per annexure -7), Registere Consortium operating Agreement, if applicable (As per Annexure 8),Registered Joint operating Agreement if applicable (as per Annexure-9), Registered Affidavit (asper Annexure-10), Certificate of Total compliance(as per Annexure- 11),AvailableMachinery/Equipment(asperAnnexure- 13)AdditionalMachinery/Equipment(asperAnnexure- 14),MinimumlocalcontentCertificates fromth bidderandauditorandallotherdetailsasgiven in the Volume,Checklistofdocumentsaspercommercialform-2
Partll	Volume, Checktistordocumentsaspercommerciationn-2 Part-II(Price)(throughONLINEONLY) (i) Dulyfilled in Form ofbid (B)as perAnnexure-15. (ii) PriceBidwithcompletelyfilledinScheduleofPrices(ScheduleofPrices orm -5)ofVolume- 1
Physical Cover	Biddersarerequested tofurnish thefollowingdocumentsin asealed coverwithinthe last dateof receipt of Bids:
	 Documentaryevidenceforremittanceof costofTenderDocuments. Proofof submissionof BidGuaranteeamount. Registered PowerofAttorneyas per Annexure-4or5, ifandasapplicable. CopyofJointVentureAgreement/ConsortiumAgreement, ifapplicable. Registered ConsortiumOperatingAgreement asperAnnexure- 8, ifapplicable. Registered JointOperatingAgreementasperAnnexure-9andLetter Registered AffidavitasperAnnexure-10.

- (iii) Bidders are requested to submit their Physical Cover within the stipulated time atthe Office of theCE Fuel, URJA BHAWAN, C-7, SECTOR-6, HPGCL, PANCHKULA
 - 134 109
- (iv) AnyBidsubmittedwithoutCostoftenderdocumentandBidGuarantee/EMDorsubmitt ed with part amount, or any request to adjust it in any other bills etc., orseeking exemption shall be treated as non-responsive offer and their offer will notbeconsidered for further evaluation.
- (v) Part-I Online and Physical covers shall be opened on the scheduled date of tenderopening.Theoffers/bidsofthebidderswhosatisfytheconditionsofBidGuarant ee, Cost of tender document and Public Procurement (Preference to MakeinIndia) shallbeconsideredfor further evaluationon QRaspects.
- 9.3 <u>Cover-I-CoveringLetter,Formofbid,CostofTenderDocument,BidGuarantee, QR</u> <u>documents, Techno-commercial details, Undertaking and otherAnnexuresas</u>



required to besubmittedin Cover-I.

In all cases, the bid shall be accompanied by Covering Letter, the Form of Bid - (A),Cost of Tender document and Bid Guarantee/EMD for the amount as indicated in the NoticeInvitingBid,and Technical&CommercialAspects.

9.3.1 <u>Covering Letter</u>

Bidders as part of their Proposal shall submit a Covering Letter as per the format givenin Annexure-1 hereof. The letter shall be signed by the Authorized Signatory of theBidder/theconsortium.

9.3.2 Form of Bid (A)

Bidders as part of their Proposal shall submit duly filled in Form of Bid -(A) as per theformat given in Annexure 2 hereof. This shall be signed by the Authorized Signatory of the Bidder/ the consortium.

9.3.3 Cost of Tender Document / Tender Fee

The Bidders shall furnish an amount towards the cost of Tender document. The amountshall be as specified in the SOT of Notice Inviting Bid.The cost of tender document can be made by Bidder online directly through Debit card/ Internet banking account / any other authorized online mode on the online portal. Bidder shall submit the remittance details with UTR No/Transaction id along with the bid in Cover - I failing which the offer may be rejected. The Bidder is to note that any associated Bank Commission / charges will be to the account of the bidder and the net amount transferred to HPGCL account shall be equal to the cost of the Tender Document.

9.3.4 BIDGUARANTEE / EMD:

- 9.3.4.1 Bidders have to furnish Bid Guarantee/ EMDfor an amount of <u>INR308,00,00,000</u> (Rupees Three Hundred and EightCrores only) through RTGS / NEFT / any other online mode as per instructions contained under title "Information regarding online payment of tender document fee, e-service fee and EMD".
- 9.3.4.2 The proof of Earnest Money Deposit shall be enclosed with the bid in Cover-I, without which the Submitted Bid shall be rejected forthwith The Bidder is to note that the Bank Commission charges will be to the account of the bidder and the net amount transferred to HPGCL's accountshall be equal to the amount specified in the Notice Inviting Bid.
- 9.3.4.3 TheBidGuarantee / EMDcanalsobeintheformofanIrrevocableBankGuarantee(asperthe format at Annexure-2A) from any Nationalised Bank / Scheduled Bank in India /AnybankoutsideIndiaapprovedbyRBIoracceptableto HPGCL. In this case, bidders have to furnish duly filled in checklist forBankGuarantee as in Annexure-2B.Bank Guarantee / EMD issued by foreign banks shall be in the letter head of theissuing

Page **49** of **130**



Bank

- $9.3.4.4 \ {\rm The Bid Guarantee/\ EMD shall be valid for 180 days from the date of tender opening.}$
- 9.3.4.5 Submission of a valid bid guarantee / EMD for the stipulated sum in full along with the bid andacceptance of such bid guarantee by HPGCL, is a condition-precedent forsuch Bid to be eligible for consideration by HPGCL. An offer without BidGuarantee, or with bid guarantee for a lesser amount, or bid guarantee in a form otherthanspecifiedhereinabove,shallbeliabletoberejectedwithoutfurtherreferencetot heBidder(s)or to theconcernedBank.
- 9.3.4.6 TheBidGuarantee/EMDintheformofbankguaranteeshall:
 - a. beexecuted onlyonbehalf of the bidder who submits the bid;
 - b. be submittedonlybythebidder
 - c. beexecutedonlyaspertheformatprescribedbyHPGCL.
- 9.3.4.7 The Bid Guarantee /EMD shall also have provision for extension by the banker uponrequestby the bidder. The bidder shall arrange for extension of validity upon request fromHPGCL.
- 9.3.4.8 Request for adjustment / appropriation of earnest money / other deposits, if any, already lying with HPGCL in connection with some other tenders / orders / works shall not be entertained.
- 9.3.4.9 Nointerest shallbepayableonBidGuaranteeamount /EMD submitted.
- 9.3.4.10 TheBidGuarantee/ EMD shallbeforfeited if:
 - a) thebidisunilaterallyrevoked/revised/modified/withdrawnbeforeexpiryofbidvalid ityperiod, bytheBidder(s); or
 - b) the price(s) are unilaterally increased or altered after the bid opening and duringvalidityoftheoffer, bythebidder,
 - c) In case, any certificate submitted by the Bidder(s) is found to be not genuine, orforged/ bogus,
 - d) On issue of LOA by HPGCL to the bidder, the bidder omits or refusesto accept the said LOA within the stated period and/or execute the Coal Miningagreement (CMA),
 - e) the successful bidder, after issue of LOA, omits or fails to submit PerformanceSecuritywithin thespecified period.

9.3.4.11 Withoutprejudicetoanyotherremediesavailableatlaw,

(i) in the event of any of the contingencies mentioned in Clause: 9.3.4.10(a) to (c),HPGCL shall have the right, at their discretion, to reject the bid

Page **50** of **130**



withoutnoticeto theBidder(s);

- (ii) intheeventofthecontingencymentionedinClause:9.3.4.10(d)&(e),HPGCL shall have the right to cancel the LOA/CMA, without notice totheBidder(s);
- (iii) in addition on (i) and (ii) above, HPGCL shall also have the right tode-bar the defaulting Bidder(s) for a period as may be deemed fit by HPGCL, from participating inany of their tenders and HPGCL reserves theright to inform thematter to other PSUs/statutory Bodies and the decision of HPGCL inthisregardshallbefinaland binding on the Bidder(s).

9.3.4.12 Returnof BidGuarantee / EMD:

i) Forbiddersnotshortlisted:

ForBidders whoarenotshortlisted, thebid guaranteeshall bereturned within15daysfromthedateofreceiptofapprovalofshortlistingonQualifyingRequire ments /Techno-CommercialevaluationbyHPGCL.

ii) Forunsuccessful Bidders:

For unsuccessful bidders, the bid guarantee shall be returned to such Bidderswithin15daysfromthedateofapproval/issueofLoAonthesuccessfulbidder(s).

iii) ForsuccessfulBidder:

For successful bidder, the Bid Guarantee / EMD shall be returned after successful completion of Phase-I activities withina period of 30 days from date of approval of completion of Phase-I activities by HPGCL. No interest shall be payable to MDO on Bid Guarantee / EMD amount.

iv) Inalltheabovetransactionsthedocuments shall be sent by Registered post/Speed Post.

9.3.5 Performance Security

- 1) The Mine Developer and Operator shall, as a security for the performance of its obligations under the Coal Mining Agreement, provide to HPGCL not later than30 (Thirty) days from the date of signing of the Coal Mining Agreement, an irrevocable, unconditional, first demand bank guarantee for a sum of INR1537,00,00,000 (Indian Rupees One Thousand Five Hundred Thirty SevenCrore only)from any Scheduled Commercial/ Nationalized Bank in India authorized by Reserve Bank of India to issue such Bank Guarantee in the format set forth in Schedule-F (the "Performance Security") towards security for the fulfillment of its obligations under Coal Mining Agreement.
- 2) Provided that, in the event that the initial Contract Period is extended pursuant to Clause 3.1.("Extended Contract Period") of CMA, the MDO shall extend the above bank guarantee submitted against Performance Security no later than 90 (ninety) days prior to the commencement of the such Extended Contract Period to cover the Extended Contract Period.
- 3) The MDO shall keep the Performance Security valid, effective and in full force for



such value as is required to be maintained in accordance with Clause 9.1.1 of CMA, until the date that occurs 90 (ninety) days after the expiry of the Contract Period(or the Extended Contract Period, if applicable). It is hereby clarified that the MDO shall keep the Performance Security valid, effective and in full force in an extendable/renewable manner revolving after a period of at least 3 (three) years. In this regard, the HPGCL reserves the right to call for any documentary evidence from the Mine Operator in relation to such extension or renewal of the Performance Security and the Mine Operator shall be under an obligation to furnish all documents as may be required by the Authority in this regard.

- 4) At least 30 (thirty) days prior to expiry of a Performance Security, the MDO shall furnish an extended, renewed or replacement Performance Security to the HPGCL, failing which theHPGCL shall be entitled to, after giving 5 (five) days' notice to the MDO, draw down the full remaining value of the Performance Security, and hold the cash as security for performance of the MDO's obligations under CMA.
- 5) The Performance Security shall not in any manner be construed as limiting the damages payable by the MDO to HPGCL in accordance with the terms of the Coal Mining Agreement.
- 6) In case the Bidding Consortium being the Selected Bidder, Performance Bank Guarantee shall be submitted by the SPV (MDO) in its own name.

Note:

In case of forfeiture/ appropriation of the Performance Security of HPGCL under the allotment agreement is due to reasons attributable to the MDO, the aforesaid liability, to the extent appropriated by the Govt. of India, shall be recovered from the due payments payable to the MDO and/or by encashment /appropriation of the Performance Security pursuant to the Joint Operating Agreement/ Consortium Operating Agreement furnished by the contractor/ MDO under the terms of the Project Agreement, and set off the claimed amount from the encashment/ appropriation proceeds of these BG's. If HPGCL's claim exceeds the amount of these BG's, the HPGCL shall have the rights to recover in the manner deemed fit.

9.3.6 Additional Performance Security against drawing Financial Strength from Direct Holding / Subsidiary Company.

- In case of the Bidder being a Bidding Group, each of those direct Subsidiary / direct Holding Company, on whose financial strength a Bidder has sought qualification in its Qualification Proposal and has furnished JOA along with its Qualification Proposal, shall be required to submit an Additional Performance Security towards the faithful performance of terms & conditions contained in JOA.
- 2) After conclusion of the Selected Bidder, HPGCL may additionally ask the Successful Bidder to furnish an unconditional Additional Performance Security in addition to the Performance Security meant to be submitted by the Bidder in accordance with Clause 9.3.5 and Additional Performance Security meant to be submitted by the Bidding Group in accordance with Clause 9.3.6 (1)
- 3) The value of ("Additional Performance Security") referred to in sub-clauses (1) and



(2) of the clause 9.3.6 shall be equivalent to 1% of the estimated annual contract value to be submitted within 30 (thirty) days of signing of Coal Mining Agreement in the form of a bank guarantee from any Scheduled Commercial/ Nationalised Bank in India authorized by Reserve Bank of India. The estimated annual contract value, for the purpose of this clause, shall be Total Coal Mining Charge as per the Coal Mining Agreement for that year multiplied by the Peak Production Capacity of the mine for that year. Further these Additional Performance Security(s) shall be in addition to the Performance Bank Guarantee meant to be submitted by the Bidder in accordance with Clause 9.3.5. The Additional Performance Security(s) shall be renewed / extended so as to remain valid for a period of no less than ninety (90) days beyond the 5th anniversary date of signing of the Coal Mining Agreement and shall be renewed/extended in steps of five (5) years at least three (3) months prior to the expiry of the earlier validity. Failure to renew/extend the validity of the Additional Performance Security(s) within the aforesaid stipulated period shall entitle HPGCL to encash the Performance Security(s) without any notice to the MDO/ executants of the JOA. The Additional Performance Security(s) shall be unconditional, irrevocable and payable on demand to HPGCL without delay or demur or prior notice to the Successful Bidder or to the executants of the JOA.

- 4) The Successful Bidder shall be required to arrange and submit the Performance Security(s) and Additional Performance Security(s) within 30 (Thirty) Days of signing of Coal Mining Agreement failing which, without prejudice to any other rights of HPGCL, the EMD of the Successful Bidder shall be forfeited or encashed;
- 5) it is being clarified any such forfeiture or encashment of the EMD shall not in any manner entitle the Successful Bidder to provide HPGCL with the Performance Security and Additional Performance Security(s) unless otherwise mutually agreed to by the Parties.

9.3.7 Checklistfordocuments

Checklist forthedocuments shall besubmittedby bidder as per the formatsgiveninRFB and ITB.

9.3.8 DocumentaryEvidenceforMeetingTechnicalCriteriaandFinancialCriteriaofQR

9.3.8.1 Biddersshallsubmitdetailedandcomprehensiveinformationinsupportoftheirqualifying as per the Technical Criteria and Financial Criteria set out in this tenderdocument. The information shall be provided in formats provided in Annexure-6 andAnnexure-7 hereof. Documentary evidence regarding the same shall also need to besubmitted.

AuditedAnnualreportsforthelast3yearscomprisingofAudited/Un-AuditedBalance Sheets and Profit and Loss Accounts, duly certified by the statutory auditorsneedto besubmitted.

9.3.8.2 The Bidder shall submit a Registered affidavit / Letter of undertaking on a nonjudicial stampPaperofappropriate value as pertheformat ofAnnexure-10.

9.3.9 PowerofAttorney

9.3.9.1 Bidders shall submit the appropriate Power of Attorney in the name of the

Page **53** of **130**



AuthorizedSignatoryoftheBidder.ThePower ofAttorneyshall bedulyregistered.

- 9.3.9.2 For individual Bidders, the Power of Attorney shall be in the format given in Annexure-4 hereof. It shall be accompanied by a copy of Board resolution of the Bidder, affixedwith common seal of company, authorizing the issuer who issues Power of Attorney infavor of the Authorized Signatory of Bidder.
- 9.3.9.3 For consortium Bidders, the Authorized Signatory shall be from Lead Member of the consortium. The Power of Attorney shall be in the formatgiven inAnnexure-5 hereofinfavoroftheAuthorizedSignatory,signedbyauthorisedSignatoriesboth the consortium members. The Power of Attorney shall be backed by copies of BoardResolutions /other relevant documents, affixed with common seal of the consortiummembers,to demonstrate authority of the persons issuing the PowerofAttorney.

9.3.10 JointOperatingAgreement

Bidder, who meets Qualifying Requirement stipulated onthe strength/ experience of itsDirect Holding/ Subsidiary Company, shall be required to furnish a legally enforceable registered Joint Operating Agreementinoriginal as per prescribed formatgiven inAnnexure-9.

9.3.11 ConsortiumOperatingAgreement

- 9.3.11.1 In case the Bidder is a Consortium and has sought qualification on the consolidatedstrength /experience of all the Consortium members, Bidder shall be required to furnishalegallyenforceableregisteredConsortium Operating Agreement in original as per prescribedformat given in Annexure-8. Consortium Operating Agreement shall not be amended, modified and /or superseded by any agreement, deed or document by the Consortium Members.
- 9.3.11.2 The Selected Bidder (in case of bidding through Consortium Route) shall form a JointVenture Company / SPV constituted under the applicable Indian Laws within 30 days of theDate of the issue of LOA. Any further agreement that may be entered into amongst theConsortium Members with respect to the Joint Venture Company shall not be contrarytoorinconflictwiththeConsortiumOperatingAgreement.Thecompositionandper centageshareholdingofequityoftheconsortiummembersinJointVentureCompanyshallbe as declared in theConsortiumOperatingAgreement.
- 9.3.11.3 Upon being determined as selected Bidder by way of issuance of Letter of Acceptance, all the Consortium Members shall decide mutually the modality for developing andoperating the Coal Block' through formation of a Joint Venture Company constitutedunder the applicable Indian Law. Consortium Leader shall have at least 51% of the totalpaid up share Capital of the Joint Venture Company / SPV and the other Consortiummembershall have at least 26% of the total paid up share Capital of the Joint Venture Solution of the Joint Venture Company. All members of the consortium shall continue to retain above minimumholdingtill complete term of the Contract.

Page **54** of **130**



9.3.11.4No change in the equity shareholding in the Joint Venture Company shall beallowedtill the mine achieves 85% of the Contracted Capacity of the Project. After the Mine hasachieved 85% of the Contracted capacity, the Consortium members shall continue tomaintain their shareholding in Joint Venture Company in such a mannerthat,theConsortium leader shall have at least 51% of the total paid up share capital of the JointVenture Company / SPV andthe other Consortium member shall have at least 26%ofthetotalpaidupsharecapitaloftheJointVentureCompany,tillcompletetermofthe Contract. Provided further that no change in the shareholding of Joint VentureCompany / SPV shall be permissible without prior consent of the HPGCL. The HPGCL maygrantsuch consent subject to theterms & conditions as it maydeem fit.

- 9.3.11.5 TheConsortiumshallnecessarilyidentifyoneofthemembersasConsortiumLeader,the authorization for which shall be evidenced by submitting with the bid a Power ofAttorney in favour of the Consortium Leader signed by legally authorized signatories of Consortium Members.
- 9.3.11.6 The Consortium Leader shall be authorized to incur liabilities and receive instructions for and on behalf of any and all members of the Consortium and entire correspondence till the formation of Joint Venture Company shall be done exclusively with the LeadMember. Subsequent to its formation, Joint Venture Company shall be responsible forcomplete execution of the Contract.All payments under the Contract shall be made to the Joint Venture Company only.
- 9.3.11.7 Incase of Consortium and in the event of a ward to Consortium the Performance Security shall be in the name of, Joint Venture Company. However, obligations underabove Performance Security shall not be affected by any change in the constitution or control of the Consortium and continue to be applicable to the Joint Venture Company formed by the Consortium in line with the provisions of Tender document.

9.3.12 Registered Affidavit

9.3.12.1 The Bidder(including members of the Bidding ConsortiumandDirect Holding / Subsidiary Company whose strength Bidder is takingfor bid submission) shall submit a registeredAffidavit as per the format given in Annexure-10hereof,declaring interalia that in respect ofany Mining tenderissued by orMining contract enteredintowith HPGCL, anyGovernment oranyotherutility:

> "The Bidder shall furnish a registered notarized affidavit to support that the Bidder including its Direct Holding / Subsidiary Company (whose strength Bidder is taking for bid submission), members of the Bidding Consortium / JV Company has not been debarred or banned or blacklisted by any Government Undertaking / Govt. Department in any Mining Contract entered by the Bidder in the last 5 (five) years reckoned from the date of Tender floating due to its failure to perform contractual obligations or the tender Milestones or for any other reason and the said order of debarment or banning or blacklisting has not been set aside by any Court of competent jurisdiction".

> > Page **55** of **130**



9.3.12.2 TheBiddershallsubmitanAffidavitaspertheformatgivenin Annexure-10declaring inter alia thatall the QR documents have been submitted inconformity tothe Qualification Requirements specified in the tender as part of theBid and aregenuinedocuments.

9.3.13 Certificate of Total Compliance / No Deviation Certificate

Bidders as part of their Techno-Commercial Proposal shall submit a certificate of totalcompliance as per the format given in Annexure-11 hereof. The lettershall be signed by the Authorized Signatoryof theBidder/ the consortium.

9.3.14 AvailableMachinery/Equipment

TheBiddershallfurnishthedetailsofAvailableMachinery/Equipmentaspertheformatgiven in Annexure-13.

9.3.15 AdditionalMachinery/Equipment

The Bidder shall furnish the details of Additional Machinery/Equipment as per theformatgiven in Annexure-14.

9.3.16 SiteVisit

The Bidder shall enclose the proof of site visit as per the format given in Annexure-3.

9.4 Cover-IlFormof Bid(B)andPriceSchedule:

9.4.1 The Form of Bid (**B**) **as per Annexure-15**and the 'Schedule of Prices' duly and correctly filled in by theBidder shall be submitted in online only. Prices quoted/revealed elsewhere in the offerwillnot be considered forevaluation.

9.4.2 <u>TheFormofBid-B</u>

Bidders as part of their Proposal shall submit duly filled in Form of Bid - B as per theformat given in Annexure-15 hereof. This shall be signed by the Authorized Signatoryof theBidder/ the consortium.

9.4.3 <u>ScheduleofPrices:</u>

- a. Pricegivenshouldcovertheentirescopeofworkandshouldbeasperpriceformat given in Annexure-16. The bidder shall quote his price for entire scope ofwork.
- b. The Bidder shall quote his price against each item of the Schedule as indicated intheenclosedpriceformat. The biddershall quote the prices only once after considerin gall the prosand cons.
- c. Theprices shall bequotedinIndianRupeesonly.
- 9.4.4 **PriceVariation:**The"BaseMiningCharge" of these lected/successful bidder shall be revised every quarter to reflect in the various price indices and the amount so determined as described in Article 35 and Article 36 of Coal MiningAgreementshall be the MiningCharge for that quarter.

Page **56** of **130**



9.5 To assist in the scrutiny, evaluation and comparison of bids, the HPGCLmay, at its discretion, seek from any or all bidders, clarification(s) of his/their Bids,including break-downs of unit rates, technical information, documents and materialsafter the Tender Opening. The request for clarification and the response shall be inwriting,butno changeinthe finalpriceorsubstanceofthe Bid shallbepermissible.

10.0 General:

10.1 PhysicalCoveroftheBidshallbesuper scribedasunder:

NameoftheBidder: [•] Bidder'sAddress:[•]

TenderNo: [•] CoverNo: [•] OpeningDate(Cover-I)Date and Time: [•]

Proposalfor[•] and submitted To,

[•] Nodal Officer, URJA BHAWAN, C-7, SECTOR-6, HPGCL, PANCHKULA - 134 109

- 10.2 Bidsreceivedinincompleteshape areliableforrejection.
- 10.3 Norequestforpostponementorextensionoftimeshallbepermitted.However,HPGCL reserves the right to postpone/cancel the tender, should situationwarrant.
- 10.4 Bids shall be in the name of the bidder(s) on whose name the Bid Guarantee has beensubmitted. The tender documents are neither transferable northetender fee is refund a ble under any circumstances.
- 10.5 HPGCL takes no responsibility for transmission delays, loss or nonreceiptofbiddocumentsoranyletterssentbypost/courier, eitherway, and also reserve theri ght to reject anybid inpart or full without assigning any reasons.
- 10.6 Notwithstanding any information and data, which may be contained in these tenderdocuments, the bidder has to make independent inquiries and generally obtain his owninformation on all matters that may in any way affect prices, risks and obligations of theContractorunder theContract.
- 10.7 Bids once submitted shall not be returned and shall remain the property of the HPGCL.
- 10.8 The submission of any bid connected with these documents and specifications shallconstituteanagreementthattheBiddershallhavenocauseofactionorclaimagainstthe

Page 57 of 130



HPGCL forrejectionofhisBid.TheHPGCL shallalways beat liberty to reject or accept any bid or bids or part thereof at his solediscretion and any such action will not be called into question and the bidder shall havenoclaim in that regardagainst theHPGCL.

11.0 Effectand validityofBid:

11.1 The bid shall be kept valid for acceptance for 180 days from the date of opening of theBids. The bidders shall extend the validity of the Bid and also the Bid Guarantee fromtimeto time at therequest of HPGCL.

12.0 <u>Clarifications and Sitevisit:</u>

- 12.1 The Bidder shall contact Head of the Project Division of the HPGCL with priorappointment, for arranging site visit. Requests for site visit shall be made at least 15 days prior to the scheduled Tender Opening date and no site visit shall be permitted after the Tender Opening date.
- 12.1.1 Bidder should visit & inspect the site of work and surroundings before submission ofoffers to be acquainted with the scope & place of work. Site visit is essential and theBidders are requested toconfirm in the offer that they havevisited and inspected thesitebeforemakingtheoffer.AllcostsandliabilitiesarisingoutofthesitevisitshallbeatBid der's ownexpense.
- 12.2 A bidder may seek clarifications, if found necessary, in respectof any printed portionthetenderdocuments. Such requests inwriting should reach the Nodal officer three days prior to the scheduled date of pre-bid meeting. In response to such requests or even otherwise, HPGCL shall have the right to provide clarifications as may be considered necessary to all bidders. In any case HPGCL shall not be liable to entertain any request for clarifications received not less than five days prior to the scheduled Tender Opening date.
- 12.3 Requests for clarifications received after the stipulated time as indicated in Cl.12.2 shallnot be considered. The HPGCL shall endeavor to render / communicatetheirclarificationsinwritingtothebidderwithoutdelay.Afterreceiptofsuchcl arifications, the bidder may submit his bid but within the time and date as indicated inthe NIB. All such clarifications and the relevantexchange of correspondence betweenthepartiesinthisregardshallformpartofthetenderspecificationsandcontractdoc uments.
- 12.4 Noextensionof time for submissionof bid will be grantedonaccountof biddersrequest for interpretation / clarifications unless under specialcircumstances. HowevertheHPGCL mayathisdiscretionextendthedeadlineforthesubmissionof bids by amending the Tender documents. In such a case all rights and obligations of the HPGCL and Bidder as set in the previous deadline shall hereafter besubject to the extended dead line.
- 13.0 LocalConditions:

Page **58** of **130**



- 13.1 The Bidder shall inspect the site and shall satisfy himself of the site conditions and shallapprise himself of the procedure for engagement of agencies/labour and shall collect anyother information which may be required before submitting the Bid. No claim/ objectiondue toignorance of site conditionswillbe entertained, at any time. Allcosts and liabilities arising out of the site visit shall be at Bidder's own expense.
- 13.2 Wages paid/payable by the Contractor shall not be less than the prescribed applicablewages (HPC wages), wherever applicable, and as in force from time to time prevailing attheProject Area.
 - The Bidder is required to carefully examine the Technical and special conditions of contract, commercial conditions of contract, drawings and other details relating towork given in the Tender Document and fully acquaint himself as to all conditions and matters which may in any way affect the work or the cost thereof. The Biddershallbe deemedto have on hisownand independently obtainedallnecessaryinformation for the purpose of preparing the Bid and his bid as accepted shall bedeemedto havetaken into account all contingencies as mayreasonablyarise.
 - ii) The Bidder shall be deemed to have exhaustively examined the Tender Documents, to have obtained all information and clarifications on all matters whatsoever that might affect the carrying out of the work and to have satisfied himself as to the adequacy and completeness of his Bid. He is deemed to have known or ascertained the scope, nature and magnitude of the work and the requirements of materials and labour involved etc. and as to all work he has to complete in accordance with the Contract, irrespective of any defect, omission or error in the Tender/Bid Documents.
 - iii) The Bidder shall be deemed to have visited and studied the site and surroundings, tohave satisfied himself about the nature and details of all existing structures, if any, and also as to the availability, nature and conditions of infrastructure facilities, includingrailways, roads, bridges and culverts, means of transport and commu nications, whether by land, water or air and as to possible interruptions thereto and the access to and from the site, to have made independent enquiries, examined and satisfied himself as to the sources for obtaining sand, stones, bricks and all other construction materials, the sites for disposal of surplusearth

anddebris, the available accommodation, existing underground features, subsoil conditions, sub-soil water conditions, geographic, meteorological and

- geological conditions and all other similar matters that are germane or which may affect thework.
- iv) TheBidderisrequiredtoandshallbedeemedtohavethoroughlyacquaintedhimself with all relevant legal provisions, both Central and State,having a bearingto the work contemplated under this contractand in particular the Indian IncomeTax Act, 1961, Indian Companies Act, 1956 / 2013, Indian Electricity Act, 2003, FactoriesAct, 1947, Indian Mines Act, 1952, Coal Mines Provident Fund and MiscellaneousProvisions Act. 1948 and other Mines legislations, Pollution Control

Page **59** of **130**



legislations,Contract Labour (Regulation & Abolition) Act 1970, as in force from time to time.HPGCL shall not entertain any request for clarification/interpretationfromthe Bidders regardinganylegal provisions.

 v) NoneglectoromissionorfailureonthepartoftheContractorinobtainingnecessaryandre liableclarification/interpretation/informationonanymatteraffecting the Bid or the Bidder shall relieve him of any risks or liabilities, or of thetotalresponsibility forcompletionoftheworkinaccordancewiththeTenderDocuments.

14.0 Pre-BidMeeting

- 14.1 A pre-bid meeting would be held to clarify and discuss issues with respect to the TenderDocuments.Thepre-bidmeetingshall beheldaspertheschedulegivenin theNIB.
- 14.2 A Bidder may raise their queries and suggestions during pre-bid meeting. Bidders are requested to send their queries at least 3(three) days before the pre-bid meeting so as to give HPGCL sufficient time to prepare responses to such queries for the prebid meeting. However, HPGCL may in its sole discretion respond to such queries submitted by any Bidder or amend the tender document as required, but is undernoobligation to do so.
- 14.3 Bidder may attend pre-bid meeting through Physical/VC mode.All the associated expensed to attend the pre bid meeting shall be borne by bidder itself
- 14.4 Bidder, may attend the pre-bid meeting; a maximum of 2 (two) representatives fromeachBidder shall be allowed to attend the pre-bid meeting.Bidders whoare interested to attend the pre-bid meeting shall inform the Nodal Officeratleast 3(three) calendar days before thedate of the pre-bid meeting, along with the number of representatives who would beattending the pre-bid meeting. This is required to ensure that HPGCL canmake adequate arrangement for hosting the pre bid meeting, depending upon the totalnumberof attendees.

15.0 IssueofCorrigendumandAmendmenttotheBiddingDocuments

15.1 At any time prior to the Bid Submission Date, HPGCL may at its owninitiativeorinresponsetoaclarificationrequestedbyaBidder, amendtheprovisionsof Tender Documents by issuing Corrigendum (a) / Amendment(s) to the TenderDocuments which shall be freely available for download on the<u>https://etenders.hry.nic.in</u>website. TheCorrigendum(a)/Amendment(s)willbebindingonthebiddersanditwillbeassumed that the information contained therein have been taken into account by thebidderinitsbid.BiddersarealsoadvisedtoregularlychecktheHPGCL

websiteregardingpostingof Amendments, if any.

Any corrigendum (a) / amendment(s) issued by HPGCL subsequent to theissueoftenderdocumentwillalsobeconsideredanintegralpartoftheTenderDocumenta ndany reference tothe tender documentintheCoalMining Agreementshall includesuch corrigendum (a)/amendment (s) also.

Page 60 of 130



16.0 Acknowledgement by the Bidder

Itshallbedeemed that bysubmittingtheBid, the Bidderhas:

- a. Madeacompleteandcareful examination of the Bidding Documents
- b. ReceivedallrelevantinformationrequestedfromHPGCL.
- c. accepted the risk of inadequacy, error or mistake in the information provided in theTender or furnished by or on behalf of HPGCL relating to any of themattersreferred to in Clause 12.0 of this tenderdocument.
- d. satisfied itself about all matters, things and information necessary and required forsubmittinganinformedbid, execution of the Projectinac cordance with the biddingd ocuments and performance of all of its obligations there under.
- e. acknowledged and agreed that inadequacy, lackof completeness or incorrectnessof information provided in the bidding documents or ignorance ofany of thematters shall not be a basis for any claim for compensation, damages, extension oftimeforperformanceofitsobligations,lossofprofitsetc.fromHPGCLandagreed to be bound by the undertakings provided by it under and in terms hereofHPGCL shall not be liable for any omission, mistake or error inrespect of any of the above or on account of any matter or thing arising out of orconcerning or relating to the tenderor the Bidding Process, including any error ormistaketherein orinanyinformation or data givenbyHPGCL.

17.0 LatestHourforreceiptof bids:

- 17.1 Online / Electronic Bid shall be submitted through https://etenders.hry.nic.in website under e-portal not later than[•] Hrs.IST on the date fixed fortendersubmission.
- 17.2 Physicalsealedcovermustbereceived/deposited/deliveredtothe office mentioned below, not later than [•]Hrs. IST on the date fixed for tendersubmission:

Chief Engineer-Fuel URJA BHAWAN, C-7, SECTOR-6, HPGCL, PANCHKULA - 134 109

The sealed cover deposited/delivered after the time & date fixed for the receipt of the bids are liable for rejection.

18.0 <u>SingleBidderResponsibility:</u>

18.1 Thebiddershallspecificallyindicateinhisbidthatheassumesfullresponsibilityforthe scope of work in accordance with specifications, quality and time schedule of thecompletetenderandguaranteethe satisfactoryperformanceas awhole.

19.0 NoClaimforCompensationforsubmissionofbid:

19.1 The submission of any bid connected with these documents and specifications

Page **61** of **130**



shallconstituteanagreementthattheBiddershallhavenocauseofactionorclaimagainstthe HPGCL for the rejection or non-acceptance of his Bid. The HPGCLshallalwaysbeatlibertytorejectoracceptanybidorbidsorpartthereofat his sole discretion and any such action will not be called into question and the biddershall haveno claimin that regardagainst theHPGCL.

19.2 The Bidder whose bidis not accepted shall not be entitled to make any claimonaccount of costs, charges and expenses incidental to or incurred by such Bidder, as aresult of or in connection with the submission of the bid, or the consideration of the bidby HPGCL, even if HPGCL elects to modify/withdraw/abandonthe Invitation toBid or doesnotaccept thebid.

20.0 Policyof BidsunderConsideration:

20.1 Bids shall be deemed to be under consideration immediately after they are opened anduntil such time HPGCL makes official intimation of award/rejection to theBidder. While the Bids are under consideration, Bidders and/or their representatives $or other interested parties are advised to refrain from contacting, by any means, the {\sf HPGCL} and {\sf PGCL} and {\sf PGCL$ d/or its employees/representatives on matters related to the Bidunder consideration. The HPGCI if will necessary obtain clarifications on the Bids, by requesting for such information from any or all the Bidderseither inwriting or three the subscription of theoughofficial discussions. The Bidder(s) will not be permitted to change the final price or substance of the Bidafter the same hasbeenopened.Unilateralrevision or withdrawal of bids by the bidder within the subsistence of the validity periodofoffer shall not be permitted.

21.0 HPGCL'srighttoacceptbid:

- 21.1 HPGCL shall always be at liberty to reject or accept any bid or bids or partthereof at its sole discretion and any such action shall not be called into question and thebiddershall havenoclaimin that regard against HPGCL.
- 21.2 The HPGCL does not pledge itself to accept the lowest bid and reserves theright to reject such bids for reasons to be recorded in writing.Other bids will beretained as given. The issuance/downloading of this NIB /Tender or the opening of thebids,doesnotbindHPGCLtoacceptanyofthebidsandHPGCL /HPGCLshall be at liberty, at any time upto the issue of a LOA, to abandonfurther action in the matter at any stage, altogether or go for re-tender. The decision ofHPGCL in this regard shall be final and binding on the bidders and thebiddersshallnotbeentitledtoanynoticeinthisregardortoanycompensationwhatever.

22.0 DeputationofRepresentativesfordiscussion:

- 22.1 After opening of the bid, if HPGCL desires to have discussion, the biddershallbeinapositiontodepute, at shortnotice, hisrepresentative(s) having full authorit y for discussions on technical parameters as well as Commercial Terms and Conditions of the Contract.
- 22.2 InstructionsforQuoting:



22.2.1 IntheScheduleofPrices, theBiddersshallquote

i. Phaselactivities:

Bidder shall quote Charges towards Phase-I for each individual itemsofPhase-Iactivities furnished in Schedule ofPrices.

ii. Phasellactivities:

Bidder shall quote Base Mining Charge perTon of Coal in the Schedule of Prices as per Scope of Work mentioned in TD.

23.0 Evaluation of Bids:

23.1 All the bidders would be brought at par with reference to terms & conditions of TenderDocumentandthetechno-

commercialdiscussions/clarificationsaftertheTenderOpening. Only those Bidders who are considered meeting the **Pre-Qualifying Requirements** and whose bids are evaluated as technically and commercially responsive shall be eligible for Price Bid Opening.

Tender Evaluation Committee as constituted by HPGCL shall examine the documents / credentials submitted by the bidders against Qualifying requirements / Eligibility conditions of tender. Bidders shall be informed by HPGCL about their respective deficiencies / shortcomings, if any, and shall be given an opportunity to submit their requisite deficient documents for better competition. Price Bid (Part-II) of only those bidders shall be considered for opening, whose credentials for Eligibility / Qualifying criteria are found to be in order. The decision of Tender Evaluation Committee of HPGCL shall be final and binding on the Bidders, consultant andother parties involved in the transaction.

Negotiation:- Negotiations shall be held by competent authority of HPGCL in accordance with Haryana Govt. O/o no. 2/2/2010-4-IB-II dated 18.06.2013 & 2/2/2010-4-IB-II dated 16.06.2014 and its latest amendment dated 26.05.2023 as below:

- a) Price negotiation could be held upto four number of such bidder(s), in addition to L1- bidder in cases where there are bidders falling within 5% of the L-1 bidder. In cases where the L-1 bidder refuses to further reduce his offered price and any of the four bidders come forward to offer a price which is better than the price offered by L-1 bidder, the bidder whose price is accepted becomes the L-1 bidder. However, in such a situation, the original L1 bidder may be given one more opportunity to improve upon the discovered price. In case, the original L1 bidder further improves upon the price discovered during the negotiations, he would be treated as the L1 bidder.
- b) In cases where there is no bidder within 5% of the L-1 bidder,
 - (i) L-2 bidder will be invariably called for negotiation in addition to the L-1 bidder and

Page 63 of 130



(ii) L-3 bidder will also be called, if it is so decided by the competent authority of HPGCL, in addition to L-1, L-2 bidders.

- 23.2 For evaluation purpose, prices quoted as per Annexure -16 (Schedule of Prices) alone shallbetaken into consideration.
- 23.3 The price offers/bids of the shortlisted Technically Qualified Bidders shall be opened and the bidders will berankedasL1,L2,L3,startingfromthelowestofferedTotalpriceandincreasinginthe ascending order. The Total price for each bidder shall be arrived by adding thefollowing viz (i) Quoted total price as Charges towards Phase-lactivities in Rs. Crs. and (ii) Quoted price for Base Mining Charge (Rs. / Tonne)multiplied by 102.35Million Tonnes (Indicated Reserves) in Rs. Crs. for Evaluation of Price Bids.
 - Note: The above quantity of 102.35 Million Tonnes (Indicated Reserves) is for Tender evaluation purpose only, and the actual execution quantity may vary in accordance with the subsequent detailed exploration, Mining Plan approval and site conditions.
- 23.4 Upon declaration of selected Bidderafter Price Negotiation, the price breakup for all components of Phase-I and Phase-II activitiesshall be arrived at the same ratio as quoted in their initial pricebidsuchthatthetotal priceshall beequal to the lowest quotedBid Priceafter the Price Negotiation.

24.0 AgencyCommission:

NoAgencycommissionshallbepayableunderthisContract.

25.0 VitalClauses:

 $\label{eq:lasses} All the clauses in the {\tt Tender Documentare vital and node viations are permitted in the seclauses} \\$

26.0 <u>SignatureofBids:</u>

- 26.1 The Bid must contain the name, residence and place of business of the person or personsmaking the Bid and the Form of Bid must be signed and sealed by the Bidder with hisfullsignature.
- 26.2 Bid must be signed with the legal corporate name of the Corporation/Company by thePresident,ManagingDirectororbytheSecretaryoranyotherpersonorpersonsAuthorize d to submit bid on behalf of such Corporation/Company and shall contain theOfficialseal of theCompany.
- 26.3 ABidbyapersonwhoaffixestohissignaturetheword'President', 'ManagingDirector', 'Secretary', 'Agent', or other designation without disclosing hisPrincipal areliable for rejection.Satisfactory proof of authority of the person signing on behalfoftheBidder shall be furnished with theBid.

Page 64 of 130



26.4 TheBid/offersubmittedinanonymous/pseudonymousshallberejected.

- 26.5 Anycorrections, erasure or other changes in the Biddocuments shall be duly authenticated by appending signatures/initials and seals, if any of the person signing the Bid.
- 26.6 If a bidder is represented by an authorized representative / Agent / Power of Attorneyholder, suchauthorized representative, agent etc. shall not signand submit any otherbids in his Personal behalf or by representing any other bidders. If more than one bidare received from any person in his personal capacity and / or representative capacity, all such bids will entail in rejection.

27.0 <u>AwardCriteria:</u>

- 27.1 TheHPGCL willawardthecontracttothebidderwhomeetstheQualifyingRequirements, techno-commercial aspects, determined as substantially responsive andwho have become the lowest quoted Bidder after conclusion of Price Negotiation as mentioned in para23 above.
- 27.2 TheHPGCLreservestherighttoacceptorrejectanybidandtoannulthebiddingprocessandrej ectallthebidsatanytimepriortoAwardofContract,withoutthereby incurring any liability to the affected Bidder/Bidders and not obliged to informthegrounds of such action.
- 27.3 TheHPGCLwill be he soleJudge in this regard.

28.0 Issue of Letter of Award:

28.1 HPGCLshalldeterminethelowestquotedBidderthroughthePrice accordancetotheprocess outlined inAnnexure-17 hereof.

Negotiationin

- 28.2 HPGCL may issue the lowest Bidder with the Letter of Award confirming that theBidderis theSelectedBidder.
- 28.3 The Coal Mining Agreement shall come into force from the date mentioned in the CoalMining Agreement andshall constitute valid and bindingobligations enforceable onboththeParties,inaccordancewith andsubjecttoitstermsand conditions.

29.0 SigningofCoalMiningAgreement:

- 29.1 Subsequenttoissuance ofLetter ofAward,HPGCL shallsendtotheSelected Bidder the Coal Mining Agreementincorporating all Corrigendum(a) issued from timetotimebyHPGCL,alongwithallsupportingdocumentsandannexures.
- 29.2 In case the Selected Bidder is a consortium, within 30 (thirty) days of issuance of Letterof Award, the Bidder shall form a SPV company incorporated under the applicable<u>Indian</u>Laws. The Authorized Signatory of each Consortium member shall also sign theCoal Mining Agreement and shall remain jointly & severally bound by the terms

 $and conditions of the CoalMining Agreement and shall be responsible and liable to HPGCL \quad for the performance of all contractual obligations throughout the ContractPeriod, as if it is the transformation of the transfor$

Page **65** of **130**



were, individually, the Mine Developerand Operator.

29.3 Within 30 (Thirty) days of receipt of the Coal Mining Agreement, the Selected Biddershall sign and date the Coal Mining Agreement along with all the supporting documents and nexures and return the same to HPGCL.

If the Bidder is qualified/ meeting QR based on the strength/ experience of its Promoter/Subsidiary/ HoldingCompany, then such Promoter/ Subsidiary/ Holding Company shall also sign the CoalMiningAgreementandshallremainjointly&severallyboundbythetermsandconditionso ftheCoalMiningAgreementandshallberesponsibleandliabletoHPGCLfor the performance of all Contractual Obligations throughout the ContractPeriod, as if such Promoter/ Subsidiary/Holding Company shall be Mine Developer andOperator.

The MDO shall within 30 (thirty) days from the date of signing of the Coal MiningAgreement shall furnish the Performance Security Bank Guarantee as per the terms and conditions given in the Coal MiningAgreement.

30.0 <u>Confidentiality</u>

HPGCL shall at all times treat all information, submitted or received by it aspart of Bids, in confidence and treat the same in confidence (except for the purpose ofverification in terms of the tender document).HPGCL shall not divulge anysuch information unless it is directed to do so by any statutory entity that has the powerunderlawtoseeksuchinformation.BidderswillnotdiscloseanyConfidentialInformati on to third parties without the prior written consent of HPGCLexcept as expresslypermitted in this document.

31.0 ProprietaryData

All documents and other information supplied by HPGCL or submitted by a Bidderto HPGCL shall remain or become the property of HPGCL. Bidders are to treat all information as strictly confidential and shall not use it for any purpose other than for preparation and Submission of their Bids. During the Contract Period, the MDO will not, without the prior written consent of HPGCL, eitherdirec tly or indirectly, on its own behalf or in the service or on behalf of others, solicitor attempt to soli cit, divertor hire away any personemployed by HPGCL.

32.0 <u>ContractPeriod</u>

- 32.1 "Contract Period" shall mean the period (i) of 32 years starting on and from the LOADate or (ii) till the Life of Mine (LOM) or (iii) till expiry / termination of the Miningleaseor(iv)tillterminationofAllotmentAgreement,or(v)tillthedateofterminationof this agreement by HPGCLand discharge of all obligations under this agreementwhicheveroccurs earlier;.
- 32.2 Provided that, not later than 1 year before the expiry of the Contract Period, the Partiesmay, with mutual agreement, extend the Contract Period for such further period and onsuchterms and conditions as the Parties maymutuallyagree.

Page **66** of **130**



33.0 LocalOffice:

In order to ensure regular coordination and communication with HPGCL, the MDOshallhaveanofficeinProjectSitewithinNinetydaysfromthedateofLOAtotheendoftheC ontract Period.

34.0 Bank Guarantees:

 $\label{eq:linear} All the {\tt BankGuaranteestobesubmitted} by the {\tt SuccessfulBidder/MDOasprovided} in the {\tt CalMiningAgreements} all confirm to the following:$

"TheBankGuarantee(BG)issuedbythelssuingBankonbehalfofSuccessfulBidder/MDOinfavo urof"Harayana Power Generation Corporation Limited(HPGCL)" shall be in paper form as well as issued under the "Structured FinancialMessaging System (SFMS)". The details of beneficiary for issue of BG under SFMS platform isfurnishedbelow:-

		Beneficiary	IFSCcode
Nameof Beneficiary &itsdetails		Bank,Branch&Address	
Name	Unit/Area/Divisi		
	on		
Harayana Power		HPGCL's Account No. :	SBIN0009926
Generation		00000055116605328	
Corporation	-		
Limited (HPGCL)		Branch Address: SCO 103-	
		106, SEC-17 B,	
		CHANDIGARH	

 $\label{eq:spinor} The above particular same to be incorporated by the lss uing bank properly while is suing BG under SFMS mode.$

35.0 <u>TimeSchedule:</u>

PleasereferSchedule-G ofVolume-2ofTender Document.

<u>Note:</u>Formining,thetentativetimeschedulehasbeengiven. However,thetimeschedule may be modified by HPGCL based on the approved Mining Plan.

36.0 <u>CorruptorFraudulentPractices:</u>

- 36.1 Bidders and their respective officers, employees, agents and advisers shall observe thehighest standard of ethics during the Bidding Process. Notwithstanding anything to thecontrary contained herein. HPGCL may reject a Bid without being liable in anymannerwhatsoevertotheBidderifitdeterminesthattheBidderhas,directly orindirectly or through an agent, engaged in corrupt practice, fraudulent practice, coercivepractice,undesirablepractice,restrictivepractice,collusivebiddingorbidrigging inthe BiddingProcess.
- 36.2 Without prejudice to the rights of HPGCLunder Clause 36.1 herein above, if aBidder is found by HPGCL to have directly or indirectly or through an agent, engaged or



indulged in any corrupt practice, fraudulent practice, coercive practice, undesirable practice, restrictive practice or collusive bidding or bid rigging during theBidding Process, such a Bidder shall not be eligible to participate in any tender issuedby HPGCL fora period to be specified, from participating in any of their tendersand /HPGCL reserves the right to inform the matter to other PSUs/statutory Bodiesandthedecisionof/HPGCLinthisregardshallbefinalandbindingontheBidder(s). HPGCL / shall also take remedial measures against such Bidder availableto it under the provisions of the Competition Act, 2002 in case of collusive bidding orbidrigging.

36.3 For the purposes of this clause, the following terms shall have the meaning hereinafterrespectivelyassigned to the

- a. "corruptpractice" means (i) the offering, giving, receiving, or soliciting, directly or indir ectly, of anything of value to influence the actions of any person connected with the Bidding Process (for avoidance of doubt, offering of employment to, or employing, or engaging in any manner whatsoever, directly or indirectly, any official of HPGCL who is or has been associated in any manner, directly or indirectly, with the Bidding Process or the letter of Award or has dealt with matters concerning the Coal Mining Agreement or arising therefrom, before or after the execution thereof, at any time prior to the expiry of one year from the date such official resigns or retires from or otherwise ceases to be in the service of HPGCL shall be deemed to constitute influencing the actions of a person connected with the Bidding Process); or (ii) engaging in any manner whatsoever, whether during the Bidding Process or after the issue of the Letter of Award or after the signing of the Coal Mining Agreement, as the case may be, any person in respect of any matter relating to the Project or the Letter of Award or the Coal Mining Agreement, who at any time has been or is a legal, Financial or technical adviser of HPGCLin relation to any matter concerning the Project;
- b. "fraudulentpractice" meansamisrepresentationoromissionoffactsorsuppression of facts or disclosure of incomplete facts, in order to influence theBiddingProcess;
- c. "coercive practice" means impairing or harming or threatening to impair or harm,directly or indirectly, any person or property to influence any person's participationoraction inthe BiddingProcess;
- d. **"undesirable practice**" means (i) establishing contact with any person connectedwith or employed or engaged by HPGCL with the objective ofcanvassing,lobbyingorinanymannerinfluencingorattemptingtoinfluence the BiddingProcess;or (ii) havingaConflict ofInterest:
- e. **"restrictive practice"** means forming a cartel or arriving atany understanding orarrangement among Bidders with the objective of restricting or manipulating a fullandfaircompetition intheBiddingProcess;and
- f. "collusivebidding"or"bidrigging"meananyagreement, betweenenterprisesorperson sengagedinidenticalorsimilarproductionortradingofgoodsorprovision of services, which has the effect of eliminating or reducingcompetitionforbids oradverselyaffectingormanipulatingtheprocessforbidding.

Page 68 of 130



37.0 <u>Disclosureofinformation:</u>

TheBidder(SoleBidder/JVCompany/Consortium)shallalsodiscloseallMoUs/agreements/ etc. entered into with any agency(s) in addition to the agreements entered with the Promoters of the JV Company/between the members of the Consortium related to this tender in the online Qualifying Requirements Form and any such happenings tilldate of submission of bid.

TheMDOshallobtaintheconsentofHPGCLbeforeenteringintoanyMoU/agreement etc. with any other agency/agencies till the completion of ContractPeriod. Any deviation to this clause shall be deemed to be a "Material Adverse Effect" andHPGCLreserves theright to dealwith it accordingly.

Chief Engineer-Fuel HPGCL, Panchkula

Page **69** of **130**



ANNEXURES AND FORMS

Page **70** of **130**



ANNEXURE-1:FORMATFORCOVERINGLETTER

(To be submitted on the letter head of the Bidder or on the letter head of the Lead Member of the consortium by a stacking in hise-bid)

Letter No. [•] Dated [•]From Bidder's/ LeadMemberofconsortium'sNameandAddressDetailsof Authorized Signatory Name¹ : Designation : TelephoneNo.: MobileNo. : FaxNo. : Email : To Chief Engineer-Fuel

DearSir.

URJA BHAWAN, C-7, SECTOR-6, HPGCL, PANCHKULA - 134109

Subject:SubmissionofProposalforSelectionofMineDeveloperandOperatorforDevelopmentandO perationofKalyanpur-Badalpara CoalBlock.

Ref.No.....,Dt.....

1. With reference to your tender No. [•] dated [•] we have examined the tender documentand understood its contents, herebysubmit our Bid for Selection as Mine Developerand operatorfor Development and Operation of Kalyanpur-Badalpara Coal Block. OurBid is unconditional and unqualified. We are submitting our proposal as part of therequirements of theBiddingProcess.

 We. [•]² being a company duly incorporated under the laws of [•]³ and having itsregisteredofficeat[•](hereinafterreferredtoasthe"Bidder")areherebysubmittingour Bid as aSingleBidder.

OR

We $[\bullet]^4$ being a company) duly incorporated under the laws of $[\bullet]^5$ and having its registered of ficeat $[\bullet], ...$ (herein after referred to as the "Bidder") are hereby submitting our Bidasa Single Bidder while using the financial strength of our [Direct Holding / Subsidiary Company]⁶

The[Direct Holding / Subsidiary Company] 6 whose financial strength is being used

¹ Name of Bidder

² Name of the Bidder

³ Jurisdictionin whichthecompanyisincorporated

⁴ Name of Bidder

⁵ Jurisdictionin whichthecompanyisincorporated

⁶ To be retained as applicable



formeetingtheQualificationRequirements are:

i. [•]⁷beingacompanydulyincorporatedunderthelawsof[•]⁸andhavingitsregistered officeat [•].....
 OR

We. $[\bullet]^9$ being a Company duly incorporated under the laws of $[\bullet]^{10}$ and having itsRegistered Office at $[\bullet]$ (hereinafter referred to as bidder) are hereby submitting our bidas a Joint Venture Company (JVC) using the [technical credentials and experience and /orfinancial strength) of our {PromoterCompany(ise)}]¹¹

The[PromoterCompany(ies)ofJVC]whosetechnicalcredentialsandexperienceand / or financialstrength/is being used for meeting the QualificationRequirementsare:

- i. [•]¹² being a company duly incorporated under the laws of [•]¹³ and having itsregistered officeat [•].....
 - and
- ii. [•]¹⁴beingacompanydulyincorporatedunderthelawsof[•]¹⁵andhavingitsregistere d officeat [•],.....

OR

We. $[\bullet]^{16}$ (hereinafter referred to as the "Bidder") are hereby submitting our Bid as aconsortium, comprising of thefollowing members:

- (i) [•]¹⁷beingacompanydulyincorporatedunderthelawsof[•]¹⁸andhavingitsregistere d officeat[•],.....as thelead Member:(ConsortiumMember1)
- (ii) $\left[\bullet \right]^{19}$

beingacompanydulyincorporatedunderthelawsof[•]²⁰andhavingitsregisteredoffi ceat[•], (ConsortiumMember2)

3. I/We acknowledge that HPGCL will be relying on the information provided in theTechno-Commercial Proposal (Cover-I) and the documents accompanying the Techno-Commercial Proposal (Cover-I) for qualification of the Bidders, and we certify that allinformation provided in the Techno-Commercial Proposal are true and correct:

 $nothing has been omitted which renders such information misleading: and all documents accompanying the {\sf Techno-Commercial Proposal are true copies of the irrespective originals}.$

¹⁷ Name of Lead Member: (Consortium Member 1)
 ¹⁸ Jurisdictionin whichthecompanyisincorporated

⁷ Name of Direct Holding / Subsidiary Company

⁸ Jurisdictionin which the companyisin corporated ⁹ Name of the Bidder (Joint Venture Company)

¹⁰ Jurisdictionin whichthecompanyisincorporated

¹¹ To be retained as applicable

¹² Name of the Promoter Company

¹³ Jurisdictionin which the companyis incorporated

¹⁴ Name of the Promoter Company

¹⁵ Jurisdictionin whichthecompanyisincorporated

¹⁶ Name of Consortium

¹⁹ Name of Consortium Member 2

²⁰ Jurisdictionin which the companyisin corporated



- This Proposal is being submitted for the express purpose of qualifying as a Bidder forthe Selection of MineDeveloperand Operatorfor Development andOperation ofKalyanpur-BadalparaCoalBlock.
- 5. We shall make available to HPGCL; any additional information it may findnecessaryorrequiretosupplement orauthenticateourTechno-CommercialProposal.
- We acknowledge the right of HPGCL to reject our Techno-Commercial Proposal/Bid without assigning any reason or otherwise and hereby waive, to the fullest extentpermittedbyapplicablelaw,ourrighttochallengethesameonanyaccountwhatsoeve r.
- 7. We certify that in the last Fiveyears, we/any of the consortium members or our Direct Holding / Subsidiary Company has not been debarred or banned or blacklisted by any Government Undertaking / Govt. Department in any Mining Contract entered by the Bidder in the last 5 (five) years reckoned from the date of Tender floating due to its failure to perform contractual obligations or the tender Milestones or for any other reason and the said order of debarment or banning or blacklisting has not been set aside by any Court of competent jurisdiction.
- 8. Wedeclarethat:
 - a. We have examined and have no reservations to the tender document, including anyCorrigendum / Addendum issuedbyHPGCL.
 - b. We do not have any conflict of interest in accordance with Clause 8.0 of NIB of thetenderdocument:
 - c. We have not directly or indirectly or through an agent engaged or indulged in anycorruptpractice, fraudulentpractice, coercivepractice, undesirablepracticeorres trictivepractice, asdefinedinClause 36.0ofthetenderdocument (InstructionstoBidder s)inrespectofany tenderorrequestforproposalissuedby oranyagreement entered into with HPGCLor any other public sector enterprise or anygovernment Central or Stateand
 - d. We hereby certify that we have taken steps to ensure that in conformity with theprovisions of Clause 36.0 of the Tender document(Instructions to Bidders) noperson acting for us or on our behalf has engaged or will engage in any corruptpractice, fraudulent practice, coercive practice, undesirable practice or restrictivepractice.
- 9. We understand that HPGCL may cancel the Bidding Process at any timeand thatyou are neither bound to acceptany Techno-Commercial Proposal/ Bid thatyou may receive nor to invite the Bidders to Bid for the Project, without incurring anyliabilityto theBidders, inaccordance with Clause21.0 of the tender document.
- 10. Webelievethatwe/ourproposedconsortiumsatisfy(s)alltheQualificationRequirementsas specifiedinthetenderdocumentandare/isqualifiedtosubmit aBid.

Page **73** of **130**



- 11. We declare that we/ any member of the consortium, or our Direct Holding/ Subsidiary Company arenot another Bidder/ or a member of a/ any other consortium submitting a Techno-CommercialProposal/BidforSelectionofMineDeveloperandOperatorforDevelopment and Operation of Kalyanpur-BadalparaCoal Block.
- 12. We certify that in regard to matters other than security and integrity of the country, we/anymemberoftheconsortiumorour/theirDirect Holding/ Subsidiary Company have not been convicted by a Court of Law or indicted or adverse orders passed by a regulatory authority which could cast a doubt on our ability to undertake the Project or which relates to a grave offence that outrages the moral sense of the community.
- 13. We further certify that in regard to matters relating to security and integrity of thecountry, we/ any member of the consortium or our/ their Direct Holding/ Subsidiary Company havenot been charge-sheeted by any agency of the Government or convicted by a Court ofLaw.
- 14. We undertake that in case due to any change in facts or circumstances during theBidding Process, we are attracted by the provisions of disqualification in terms of theprovisions of this tender document, we shall intimate HPGCLof the sameimmediately.
- 15. TheTechno-CommercialProposalandBidsubmittedbyusshallbevalidforaminimum period of 180 days from Bid Submission Date or anyextension thereof asrequestedbyHPGCL.
- 16. We further declare that by submitting this Bid, we agree to be bounded by the terms and conditions of the tender document.

Thankingyou,

Yoursfaithfully,

Date: Place:

> (SignatureofAuthorized Signatory) Name: Designation:Common Seal:

Page **74** of **130**



ANNEXURE -2FORMOFBID(A)

(TobesubmittedontheletterheadoftheBidderorontheletterheadoftheLeadMemberoftheconsortiumb yattachinginhise-bid)

Letter No. [•] Dated [•]From Bidder's/ LeadMemberofconsortium'sNameandAddressDetailsof Authorized Signatory Name²¹: Designation : TelephoneNo.: MobileNo. : FaxNo. : Email : To Nodal Officer URJA BHAWAN, C-7.

URJA BHAWAN, C-7, SECTOR-6, HPGCL, PANCHKULA - 134109

Sub:HPGCLTender.No.....

 Having carefully examined all the Tender Documents attached toyour Invitation toBid No....... dated, and its Amendments / errata /Corrigendum/Clarificationsissuedtillthedateoftendersubmission,weagreetoComplet ethe works inconformity withallthetermsandconditionsstatedinTender Documents and its Amendments / Errata / Corrigendum / Clarifications issuedtill the date of tender opening and as per time schedulegiven in TenderDocument.Theservicesofferedareofbestandoflatesttechnologyandofinternatio nalstandards.

<<>>

- 2. I / We declare and certify that I / We fully satisfy the Qualifying Requirements and thedocumentaryproof as called for, have beenannexed.
- 3. We undertake, in case our bid is accepted, to commence the work from the date ofLetter of Award and to complete the whole of the work and responsibilities comprisedinthecontract as pertimeschedulegiven inTenderdocument.
- 4. Wearesubmitting the Bid Guarantee/EMD for a sum of Rs308,00,000 (Rupees Three Hundred and Eight Crores only), in the form of...... as instructed by you. This Bid Guarantee / EMD shall be governed as per the stipulations provided in the "Instructions to Bidders".

Page **75** of **130**

²¹ Name of Bidder



- 5. We agree to abide by and keep our Bid valid initially for a period of 180 days from the date of opening of Bid (Cover I) by HPGCL and it shall remain binding onus and maybeaccepted at anytime before theexpiryofthat period.
- 6. Should our Bid be accepted, we hereby agree to abide by and fulfill all Terms and conditions of Tender Document as accepted by us and in default thereof, to forfeit andpay to HPGCLor HPGCL 's successors, assignees or authorized nominees suchsumof money as are stipulated inconditions contained in Tender Documents and agreetofurnishBankGuaranteeforPerformanceSecurityaspertheproformaprescribe d by HPGCLand acceptable to HPGCLfor a sum as stipulated in theArticle 9 of the Volume-2 of the Tender document towards security for the fulfillmentof its obligations under Coal Mining Agreement within 30 days from the date of signing of Coal Mining Agreement. We understand that HPGCLis not bound toaccept the lowest or any Bids received and HPGCLhas the right to reject any bid, without assigning any reason whatsoever.
- 7. ThisBidtogetherwithwrittenacceptancethereofshallconstituteabindingCONTRACT betweenHPGCLandourselvestill aformalcontract isexecuted.
- 8. Dated this dayof.....

Witness 1:Signatur e NameinBlockLettersO ccupation

Address

NameinBlockLetters

Signature

Witness 2:Signatur e NameinBlockLettersO ccupation

Address

DESIGNATION

(Companyseal)

Page **76** of **130**



ANNEXURE -2A

<u>BidGuarantee / EMDFormat</u>

NOTE:

- 1. This guarantee should be furnished by a Scheduled Commercial Bank or Nationalized bank, authorized byReserveBankof India(RBI) (OtherthanBankofChina)intheformatasgivenbelow.
- 2. ThisBankGuaranteeshouldbefurnishedonstamppaperofvaluenotlessthanRs 100as per Stamp Act. Bank Guarantee issued by foreign banks shall be in the letter head oftheissuingBank.
- 3. The stamp paper should have been purchased in the Name of the Bank executing theGuarantee/ Nameof the Bidder.
- 4. Bank Guarantee furnished in physical form shall be verifiable by SFMS mode. Any BankGuarantee submitted in physical form which cannot be verifiable through SFMS will berejectedsummarily.
- 5. TheBankGuaranteemayalso befurnishedbyaforeign bank authorized byRBI.



BANKGUARANTEENo .:

Date:

Ref:TenderNo.....

To Nodal Officer URJA BHAWAN, C-7, SECTOR-6, HPGCL, PANCHKULA - 134 109

DearSirs,

 $In accordance with and in response to the `Invitation to Bid" invited by {\tt HPGCL, under Tender}$

1	2
3	4
5	6
7	8
9	10

wishto participateinthesaid bidfor.....

AsanirrevocableBankGuaranteeagainstBidGuarantee /EMDforasumofINR308,00,00,000 (Rupees Three Hundred and Eight Crores only)validfor180 daysfrom(the date of bid opening) is required to be submitted by theBidder as a condition precedent for participation in the said bid, which amount is liable tobeforfeited on the happeningofanycontingencies mentioned in theBid documents.

We, the......Bankat.....havingourHeadOfficeat.....(localaddress)g uaranteeandundertaketopayimmediatelyondemand by M/s Haryana Power Generation Corporation Limited (HPGCL) theamountwithoutanyreservation, protest, demurandrecourse. Any such demand made by the M/s Haryana Power generation Corporation Limited shall be conclusive and binding on us irrespective of any dispute or difference raised by the Bidder.

The guarantee shall be irrevocable and shall remain valid up to If anyfurther extension of this guarantee is required the same shall be extended to such requiredperiod(notexceedingoneyear)onreceivinginstructionfrom M/s...... on

Page **78** of **130**

paraCoalBlock	
hose behalf this guarantee is issued.Not	withstandinganythingcontainedherein:
a. ourliabilityunderthisbank guarante	eshallnot exceed (inwords)
b. thisbank guaranteeshallbevalid upt	to;and
	${\sf nountorany part there of under this bank guarantee only a structure of the structure o$
ndonlyifyouserve uponusa writtenc	laimordemand onorbefore
nwitnesswhereoftheBank,throughitsautho •]at	prizedofficerhassetitshandandstamponthis [•]dayof
VITNESSES	(Signature)
. Signature	NameinBlockLetters:
lamein(Blockletters)	
Occupation	Designation
ddress:	
taffcodeNo.	
. Signature	
lame(in Blockletters)	(Bank'sSeal)
Occupation	
ddress	

Page **79** of **130**

BadalparaCoalBlock



ANNEXURE-2-B

BIDGUARANTEEDETAILS

Sl.No	Description	BidderR esponse
1	BankGuaranteeNo.	
2	BankGuaranteeDate	
3	DetailsofStamppaper	
3.1	StampPaperAmount	
3.2	Whetherstamp paperpurchased intheNameoftheBank	
3.3	Stamppaperpurchasedaddress	
3.4	DateofPurchase	
4	Bankdetails	
4.1	Banker'sName	
4.2	Bankemailid	
4.3	BankPhoneNo.	
4.4	Banker'sAddress	
4.5	Banker'sSeal	
5	Manager's Name&No.	
6	WhethersignedbytwoWitness	
7	Whetheroverwriting/cuttingifany ontheBGauthenticatedundersignature&sealofexecutants	
8	WhethertheBGhasbeenissued byaScheduledcommercialBankinIndia	
9	If the bankguarantee issued by a foreign bank, whether it is in the approve dlist of RBI.	
10	Detailsof valueand validity	
10.1	Currencyof BG	
10.2	ValueofBG	
10.3	Validityupto	
11	WhetherBankGuaranteeisas perHPGCLFormat	
12	Pleaseattachcopyofbidguarantee	
13	WhetherSFMSmodeconfirmation/intimation fromthebankerisFurnished.	
14	PleaseattachthedetailsofSFMSintimation.	



CertificateforSiteVisit

(Tobesubmitted on the letter head of the Bidder or on the letter head of the Lead Member of the consortiu mby attaching in hise-bid)

From

То

To Nodal Officer URJA BHAWAN, C-7, SECTOR-6, HPGCL, PANCHKULA - 134 109

Subject:SubmissionofCertificateforsitevisit-Reg.

<<>>

We(firm's Name)herebycertify that asper Cl.No. 12.0 of Instruction to Bidder (Clarifications and Site visit), the site allocated for the above work havebeen visited byus on20.....

Signature

Name in Block Letters DESIGNATION

(Companyseal)



ANNEXURE-4

Registered PowerofAttorneyforSingle/JointVentureCompanyBidder

(tobesubmittedbythebidderinPhysicalformunderPartlofhisBidandalsobyattachingascannedcopyinhise-bid)

1. Knowallmenbythesepresents, we.....(nameofthefirmand address of the registered of fice) do here by irrevocably constitute, nominate, appoint and authorizeMr/Ms(name),.....Son/daughter/wifeof.....and presently residing at whoispresentlyemployed with us and holding the position of, as our true and la wfulattorney(hereinafter referred to as the "Attorney") to do in our name and on our behalf, all such acts, deeds and things as are necessary or required in connection with or incidental to submission of our application for pre-qualification and submission of our bid for the Selection of Mine Developer and Operator for Development and Operation of KalyanpurBadalparaCoal Block beingdevelopedbyHPGCLincludingbutnotlimitedtosigningandsubmission of all applications, bids and other documents and writings, Preparticipate in BidConferenceandotherconferencesandprovidinginformation/responsestoHPGCLrepresenting usinallmattersbeforeHPGCL ,signingandexecutionofallcontractsincluding the Coal Mining Agreement and undertakings consequent to acceptance of our bid, and generally dealing with with HPGCLin all matters in connection or relating to or $arising out of our bid for the said {\it Project} and / or up on award there of to us and / or till the entering into of the same set of the s$ theCoalMiningAgreementwithHPGCL.

AND we here by agree to ratify and confirm and do hereby ratify and confirm all acts, deedsand things done or caused to be done by our said Attorney pursuant to and in exercise of thepowers conferred by this Power of Attorney and that all acts, deeds and things done by our saidAttorney in exercise of this powers hereby conferred shall and shall always be deemed to havebeen donebyus.

Accepted (Signature)

[Notarized]

BadalparaCoalBlock



(Name, TitleandAddress of the Attorney)

Notes:

- ThemodeofexecutionoftheRegistered PowerofAttorneyshouldbeinaccordancewiththeprocedure,ifany,laiddownby theapplicablelawandthecharterdocumentsoftheexecutant(s) and when it is so required, the same should be under common seal affixed inaccordancewith the required procedure.
- Wherever required, the Bidder should submit for verification the extract of the charterdocuments and documents such as aboard or share holders' resolution/ power of attorney infavor of the person executing his Power of Attorney for the delegation of power here underonbehalf of the Bidder.



ANNEXURE-5

Registered PowerofAttorneyforLeadMemberofConsortium

(Tobeexecutedonstamppaperofappropriatevalue) (tobesubmittedbythebidder inPhysicalformunderPartlofhisBidandalsobyattachingascannedcopyinhise-bid)

WhereastheHPGCL, has invited bids from interested parties forSelection of Mine Developer and Operator for Development and Operation of Kalyanpur-BadalparaCoal Block (the"Project").

Whereasand(collectivelythe "Consortium") being Members oftheConsortiumareinterestedinbiddingfortheProjectinaccordancewiththetermsandconditionsoftheTenderDocument(TD)andotherconnected documents in respect of theProject, andinterestedininterested

Whereas, it is necessary for the Members of the Consortium to designate one of them as theLeadMemberwithallnecessarypowerandauthoritytodoforandonbehalfoftheConsortium, all acts, deeds and things as may be necessary in connection with the Consortium'sbidforthe Project and itsexecution.

NOWTHEREFOREKNOWALLMENBYTHESEPRESENTS

We, M/s..... having our registered office atand M/s.... having ourregisteredofficeat......(hereinaftercollectivelyreferredtoasthe"Principals")doher ebyirrevocably designate, nominate, constitute, appoint and authorize M/shaving its registeredoffice at(acting through Mr. [.] its [.], Mr. [.], its [.], jointly or severally), being one of $the {\it Members of the Consortium}, as the {\it Lead Member and true and law ful attorney of the Consortium} and {\it Member and true and law ful attorney of the Consortium} and {\it Member and true and law ful attorney of the Consortium} and {\it Member and true and law ful attorney of the Consortium} and {\it Member and true and law ful attorney of the Consortium} and {\it Member and true and law ful attorney of the Consortium} and {\it Member and true and law ful attorney of the Consortium} and {\it Member and true and law ful attorney of the Consortium} and {\it Member and true and law ful attorney of the Consortium} and {\it Member and true and law ful attorney of the Consortium} and {\it Member and true and law ful attorney of the Consortium} and {\it Member and true and law ful attorney of the Consortium} and {\it Member and true and law ful attorney of the Consortium} and {\it Member and true and law ful attorney of the Consortium} and {\it Member and true and law ful attorney of the Consortium} and {\it Member and true and law ful attorney of the Consortium} and {\it Member and true and law ful attorney of the Consortium} and {\it Member and true and law ful attorney of the Consortium} and {\it Member and true and {\it Member and {$ (hereinafter referred to as the "Attorney"). We hereby irrevocably authorize the Attorney (with power to sub-delegate) to conduct all business for and on behalf of the Consortium to the Attorney (with power to sub-delegate) to conduct all business for and on behalf of the Consortium to the Attorney (with power to sub-delegate) to conduct all business for an and the Attorney (with power to sub-delegate) to conduct all business for an anticipation of the Attorney (with power to sub-delegate) to conduct all business for an anticipation of the Attorney (with power to sub-delegate) to conduct all business for an anticipation of the Attorney (with power to sub-delegate) to conduct all business for an anticipation of the Attorney (with power to sub-delegate) to conduct all business for an anticipation of the Attorney (with power to sub-delegate) to conduct all business for an anticipation of the Attorney (with power to sub-delegate) to conduct all business for an anticipation of the Attorney (with power to sub-delegate) to conduct all business for an anticipation of the Attorney (with power to sub-delegate) to conduct all business for an anticipation of the Attorney (with power to sub-delegate) to conduct all business for an anticipation of the Attorney (with power to sub-delegate) to conduct all business for an anticipation of the Attorney (with power to sub-delegate) to conduct all business for an anticipation of the Attorney (with power to sub-delegate) to conduct all business for an anticipation of the Attorney (with power to sub-delegate) to conduct all business for an anticipation of the Attorney (with power to sub-delegate) to conduct all business for an anticipation of the Attorney (with power to sub-delegate) to conduct all business for an anticipation of the Attorney (with power to sub-delegate) to conduct all business for an anticipation of the Attorney (with power to sub-delegate) to conduct all business for an anticipation of the Attorney (with power to sub-delegate) to conduct all business for an anticipation of the Attorney (with power to sub-delegate) to conduct all businessand any one of us during the bidding process and, in the event the Consortium isawardedtheconcession/contract,duringtheexecutionoftheProjectandinthisregard,todoon our behalf and on behalf of the Consortium, all or any of such acts, deeds or things as arenecessary or required or incidental to the prequalification of the Consortium and submission of its bid for the Project, including but not limited to signing and submission of all applications, bids and other documents and writings, participate in bidders and other conferences, respond toqueries, submit information/documents, signand execute contracts and under taking sconseque nttoacceptanceofthebidoftheConsortiumandgenerallytorepresenttheConsortium in all its dealings with HPGCLand/ or any other Government Agency or anyperson, in all matters in

 $for the {\tt Project} and / or upon award there of till the {\tt Contract} A greement is entered into with {\tt HPGCL} and {\tt Project} and {\tt Contract} a state of the {\tt Contract} and {\tt Contract} a state of the {\tt Contract} and {\tt Contract} a state of the {\tt Contract} and {\tt Contract} a state of the {\tt Contract}$

connection with or relating to or arising out of the Consortium's bid



[Notarized]

ANDherebyagreetoratifyandconfirmanddoherebyratifyandconfirmallacts,deedsandthingsdon eorcaused tobedonebyoursaid Attorneypursuanttoandinexerciseofthepowersconferred by this Power of Attorney and that all acts, deeds and things done by our saidAttorney in exercise of the powers hereby conferred shall and shall always be deemed to havebeen donebyus/ Consortium.

IN	WITNESS	WHEREOF	WE	THE	PRINCIPALS	ABOVE	NAMED	HAVE
EXECL	JTEDTHISPO\	VEROFATTORN	IEYONTI	HIS	DAYOF		2023	

For...... (Signature)(Name & Title)For......(Signature)

.....(Name &Title)

Witnesses:

1.

2.

.....(Executants)

(To be executed by all the Members of the Consortium)

Notes

- ThemodeofexecutionofthePowerofAttorneyshouldbeinaccordancewiththeprocedure,ifan y,laiddownby theapplicablelawandthecharterdocumentsoftheexecutants(s) and when it is so required, the same should be under common seal affixed inaccordancewith the required procedure.
- Wherever required, the Bidder should submit for verification the extract of the charterdocuments and documents such as a board or shareholders 'resolution /power of attorney infavor of the person executing this registered Power of Attorney for the delegation of power here underonbehalf of the Bidder.



<u>ANNEXURE-6</u> <u>FormatforQualifyingontheTechnicalCriteria</u>®

(To be submitted on the letter head of the SoleBidderorontheletterheadofthe JointVenture Company or on the letter head of the Lead Member of the consortium by attaching ascannedcopyinhise-bid)

(Individual formats to be submitted for work experience from each mine)

NameoftheBidder: NameoftheJointVenture(JV)Promoters(asapplicable): NameoftheMemberoftheConsortium(asapplicable):

SI. No.	Items	Particulars	Reference document attached	At page no. (of uploadedp df file)
1.	Natureofexperience (asowner/contractor)			
2.	Nameofthemine/project			
3.	Nameandaddress ofownerof mine/projectoremployerawardingthe work,asapplicable			
4.	Work order ref. no. (in case of contractor/Reference no. of document(s) showingownership/title/rights and for operation ofmine/project (incaseof owner)			
5.	Percentage (%) share of the Bidder (100% incase of owner & single member; actualPercentageshareasJVPartnerorc onsortium member)			
6.	Periodofqualifyingexperience [#] (notexceedingconsecutive365 days)			
a.	Startdate(dd-mm-yyyy)			
b.	Enddate(dd-mm-yyyy)			



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7.	Typeofmaterialhandled			
	(e.g.coal			
	&OB,lignite&OB,coalonly,OBonly,lig			
	niteonly, ironore/bauxite/Manganes			
	eore/copperoreetc.)			
8.	Break-upoftheclaimedcomposite volumeintheworkExperience			
a.	Overburden(millionm ³)			
b.	Coal/Lignite/ironore/bauxite/mang	1		
	aneseore/copperore(specifyname)(
	milliontonnes)			
c.	Specificgravityconsidered			
d.	Volume of Coal/ Lignite / iron			
	ore/bauxite/manganeseore/copper			
	ore(specify name)(millionm ³)			
9.	Actual composite			
	volumeofworkexecuted(Mm ³)	L		
10.	Eligible volume of work executed			
	(Mm ³)(5x9)			
11.	Averagestrippingratio ^{\$}			

Note:

@ Provide details of only those work experience that have been undertaken by the Bidder under itsownname and/orbyJVPartnersor ConsortiummemberspecifiedinQRClauses.

* In case of Consortium, the percentage share, for considering qualifying experience, should not belessthan 26%.

For each work experience, the start date should be greater than or equal to the start date of the qualifying period and the end date should be less than or equal to the end date of the qualifying period).

\$ForestimationofvolumeofOverburden(OB)removal,incasedocumentaryevidenceforOverbur denremovalis notsubmittedatSl. No. 8.

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ANNEXURE-7

FormatforQualifyingontheFinancialCriteria

(To be submitted on the letter head of the Bidder or on the letter head of the Lead Member of the consort i umby attaching as canned copy in hise-bid)

Requirement-(i)

The Average Annual turnover of the Bidder, in the preceding three (3) financial years as on the date of Tender Floating, shall not be less than INR 1000.00 Crore (Indian Rupees One Thousand Crore only)

Particulars	Bidder/LeadMember
Name	
Currency	In INR
Turnover as on the 1 st precedingfinancialyear Turnoverasonthe2 nd precedingfin ancialyear	
Turnoverasonthe3 rd precedingfin ancialyear	
Average	

<u>Requirement-(ii)</u>

The Average Net Worth of the Bidder, in the preceding three (3) financial years as on the date of Tender Floating, shall not be less than INR 500.00 Crore (Indian Rupees Five Hundred Crores only).

Particulars	Bidder/ Lead Member	Other Member	Total
Name			
Currency	In INR	InINR	InINR
Net Worth as on the 1 st precedingfinanc ialyear			



BadalparaCoalBlock

Net Worth asonthe2 nd precedingfina ncialyear		
Net Worth asonthe3 rd precedingfinan cialyear		
Average		

Other MembermaybeBidder'sDirect Holding/ Subsidiary Company / Consortium Member as applicable.

<u>Requirement-(iii)</u>

The Average Annual Cash Accrual of the bidder in the preceding three (3) financial years as on the date of Tender Floating , shall not be less than INR 100.00 Crores (Indian Rupees One Hundred Crores only). Cash accrual shall be calculated as the sum of profit after tax (PAT), depreciation and non-cash expenses.

Particulars	Bidder/LeadMember
Name	
Currency	In INR
Cash Accrual as on the	
1 st precedingfinancialyear	
Cash	
Accrualasonthe2 nd precedingfina	
ncialyear	
Cash Accrual	
asonthe3 rd precedingfinancialyea	
r	
Average	

<u>Requirement-(iv)</u>

The unutilized line of credit for fund based and non fund based limits with cash and bankbalances including fixed deposits of the Bidder as on a date not earlier than15 days priorto the date of Tender floating, duly certified by the Bankersshouldnotbelessthan INR50Crores (Fifty Crores only). Incasecertificates from more than one bank are submitted, the certified unutilized limits shall beofthesame datefrom allsuch banks.



Particulars	Bidder/ LeadMember	Total
Name		
Date		
BankName		
Currency	In INR	In INR
TotalUnutilizedLineofcredit		
CashandBankBalances		
FixedDeposits		
Total		

Note:

- DocumentaryevidencetobeprovidedasperclauseFinancialCriteriaofQRClaus eof NIB hereof
- Addmorerows incasethereis morethanonebankfor eachmember.

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ANNEXURE-8

FormatforRegisteredConsortiumOperatingAgreement

(Tobeexecutedonstamppaperofappropriatevalue)

(tobesubmittedbythebidderinPhysicalformunderPart-IofhisBidandalsobyattachingascannedcopyinhise-bid)

THIS CONSORTIUM OPERATINGAGREEMENT is entered into thisthe......20...

on

AMONGST

......a company being a company duly incorporated under the laws of
 [•]²²andhavingitsregisteredofficeat[•](hereinafterreferredtoasthe"FirstPart"whichexp
 ression shall, unless repugnant to the context include its successors and
 permittedassigns)

AND

acompanybeingacompanydulyincorporatedunderthelawsof[•]²³and having its registered office at [•] (hereinafter referred to as the "Second Part"whichexpressionshall, unlessrepugnanttothecontextincludeitssuccessorsandper mittedassigns)

The above mentioned parties of the FIRST and SECOND are collectively referred to as the "Parties" and each is individually referred to as a "Party"

WHEREAS,

- A. "HPGCL(on behalf of HPGCL) which expression shall, unless repugnant to the the contextormeaning thereof, include its administrators, successors and assigns, has invit edBids (the "Bids") by its Tender document No. [•] dated [•] (the "tender Document") for pre-qualification and short-listing of bidders for Selection of MineDeveloperandOperator for Development and Operation of Kalyan pur-Badal para Coal Block (the "Project").
- B. The Parties are interested in jointly bidding for the Project as members of a Consortiumandinaccordancewiththetermsandconditionsofthetenderdocumentandot hertenderdocumentsin respect of theProject, and
- C. It is a necessary condition under the tender document that the members of the Consortium

 $^{^{\}rm 22} Juris diction in which the company is incorporated$

 $^{^{\}rm 23} Juris diction in which the company is incorporated$

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shall enter into a Consortium Operating Agreement and furnish a copythereofwith theBid.

NOWITISHEREBYAGREEDasfollows:

1.0 Definition²⁴ and Interpretations

2.0 <u>Consortium</u>

- 2.1 The Parties do hereby irrevocably constitute a consortium (the "**Consortium**") for thepurposesof jointlyparticipatingin theBiddingProcess forthe Project.
- 2.2 The Parties hereby undertake to participate in the Bidding Process only through thisConsortium and not individually and/ or through any other consortium constituted forthisProject, eitherdirectlyor indirectlyor through any of theirAssociates.

3.0 Covenants

The Parties hereby undertake that in the event the Consortium is declared the selectedBidder and awarded the Project, it shall incorporate a Special Purpose Vehicle (the"**SPV**") under the Indian Companies Act, 2013 for entering into a the Coal MiningAgreement withHPGCL , and for performing all its obligationsas the MDOintermsof theCoal Mining Agreementforthe Project.

4.0 <u>Roleof theParties</u>

ThePartiesherebyundertaketoperformtherolesandresponsibilitiesasdescribedbelow:

- (a) Party of the First Part shall be the Lead Member of the Consortium and shall havethe Power of Attorney from all Parties for conducting all business for and onbehalf of the Consortium during the Bidding Process and until the signing date of the Coal Mining Agreement when all the obligations of the SPV shall become effective;
- (b) Inaddition to theabove, theroleof the Party of the first Partshall beas follows: [to be provided by consortium, Lead Member]
- (c) The role of the Party of the Second Part shall be as follows:

[to be provided by consortium, other Member]

²⁴InthisAgreement, the capitalized terms shall, unless the context otherwise requires, have the meaning given the reto under the tender



5.0 Jointand Several Liability:

ThePartiesdoherebyundertaketobejointlyandseverallyresponsibleforallobligations and liabilities relating to the Project and in accordance with the terms of thetender, tender documentand the Coal MiningAgreement.

6.0 ShareholdingintheSPV

- 6.1 The Parties agree that the proportion of shareholding among the Parties in the SPV shall beasfollows:
 First Party: [•] %SecondParty:[•]%
- 6.2 The Parties undertake that no change in the above ownership of the subscribed and paidup equity share capital of the SPV shall be permitted throughout the Contract Period, without the prior written approval of HPGCL
- 6.3 The Parties undertake that a minimum of 51% (fifty one percent) of the subscribed andpaid up equity share capital of the SPV shall, at all times till expiry or termination of CoalMiningAgreement, beheld by the Party of the First Part.
- 6.4 The Parties undertake that a minimum of 26% (Twenty Six percent) of the subscribed andpaid up equity share capital of the SPV shall, at all times till expiry or termination of CoalMiningAgreement, beheld by the Party of the Second Part.
- 6.5 The Parties undertake that they shall comply with all equity lock-in requirements setforthin thetender document and Coal MiningAgreement.

7.0 <u>RepresentationoftheParties</u>

EachPartyrepresents to the otherPartiesasofthe date ofthisAgreementthat:

- (a) Such Party is duly organized, validly existing and ingood standing under thelaws of its incorporation and has all requisite power and authority to enter intothisAgreement:
- (b) The execution, delivery and performance by such Party of this Agreement hasbeenauthorizedbyallnecessaryandappropriatecorporateorgovernmentalact ion and a copy of the extract of the charter documents and board resolution/powerofattorneyinfavorofthepersonexecutingthisAgreementforthe delegation of power and authority to execute this Agreement on behalf of theConsortium Member is annexed to this Agreement, and will not to the best of itsknowledge:
 - i. requireanyconsentor approvalnot alreadyobtained:

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- ii. violateanyApplicableLaw presentlyineffectandhavingapplicabilitytoit;
- iii. violatethememorandumandarticlesofassociation,bylawsorotherapplicableorganizationaldocuments thereof:
- iv. violateanyclearance,permit,concession,grant,licenseorothergovernmen tal authorization, approval, judgment, order or decree or anymortgage agreement, indenture or any other instrument to which such Partyis a party or by which such Party or any of its properties or assets are boundorthat is otherwiseapplicable tosuchParty; or
- v. create or impose any liens, mortgages, pledges, claims, security interests, charges or Encumbrances or obligations to create a lien, charge, pledge, security interest, encumbrances or mortgage in or on the property of suchParty, exceptforencumbrances that would not, individually or in the egate, have a material) adverse effect on the financial condition or prospects or business of such Party so as to prevent such Party from fulfilling its obligations under this Agreement;
- (c) this Agreement is the legal and binding obligation of such Party, enforceable inaccordancewith its termsagainst it. And
- (d) there is no litigation pending or, to the best of such Party's knowledge, threatenedto which it or any of its Affiliates is a party that presently affects or which wouldhaveamaterialadverseeffectonthefinancialconditionorprospectsorbusine ssofsuch Partyinthefulfillment of itsobligations underthis Agreement.

8.0Termination

This Agreement shall be effective from the date hereof and shall continue in full forceand effect until expiry or termination of Coal Mining Agreement in case the Project isawarded to the Consortium. However, in case the Consortium is either not pre-qualified for the Project or not get selected for award of the Project, the Agreement will standterminated in case the Bidder is not pre-qualified or upon return of the Bid Security byHPGCLto theBidder, as the casemaybe.

9.0 <u>Miscellaneous</u>

- 9.1 ThisConsortiumOperatingAgreementshall be governedbylawsofIndia.
- 9.2 ThePartiesacknowledgeandacceptthatthisAgreementshallnotbeamendedbythePartie swithout the prior written consent ofHPGCL
 - IN WITNESSWHEREOF THE PARTIES ABOVE NAMED



HAVEEXECUTEDANDDELIVEREDTHISAGREEMENTASOFTHEDATEFIRSTABOVEWRITTEN.S IGNED, SEALEDANDDELIVERED

Forandonbehalfof FIRSTPART(LEADMEMBER)

(Signature) (Name) (Designation) (Address)

Inthepresence of: SIGNED, SEALEDANDDELIVERED

Forandonbehalfof SECOND

PART (CONSORTIUMMEMBER)

(Signature) (Name) (Designation)

1.

2.

Notes:

- 1. ThemodeoftheexecutionoftheConsortiumOperatingAgreement shouldbeinaccordance with the procedure, if any, laid down by the Applicable Law and the charterdocuments of the executant(s) and when it is so required, the same should be undercommonseal affixed in accordancewith therequired procedure.
- 2. Each Consortium member should attach a copy of the extract of the charter documents and documents such as resolution / power of attorney in favor of the person executing his Agreement for the delegation of power and authority to execute this Agreement onbehalf of the Consortium Member.



ANNEXURE-9

FormatforRegistered JointOperatingAgreement

(Tobeexecutedonstamppaperofappropriatevalue) (tobesubmitted bythe bidderin Physicalform under Part-Iof his Bidand alsobyattachingascannedcopyinhise-bid)

This Joint Operating Agreement ("JOA") is executed on this [] day of [] of year [] between M/s [] a company incorporated under the law of [] and having its registered office orprincipal place of business at [] (hereinafter called the "Bidder" which expression shall includeitssuccessors, executorsand permitted assigns)

And

[] a company incorporated under the laws of [] and having its registered office or principalplace of business at [] (hereinafter called the "**Operating Partner**", which expression shallincludeits successors, executors and permitted assigns);

The Bidder and the Operating Partners are hereinafter referred to individually as Party and collectively as Parties.

[NotetoBidders:TheBiddersshouldprovidedetailsoftheirDirect Holding / Subsidiary Company whose Financial Strengthhadbeenofferedfor evaluation intheCoveringLetterofTechno-Commercial Proposal]

WHEREAS

- A. HPGCL, a company incorporated under the Companies Act 1956, and having itsregistered office at Panchkula, Haryana, India intends to select a Mine Developer and OperatorforDevelopmentand OperationofKalyanpur-BadalparaCoal Block.
- B. In order to meet the Financial Criteria of the Qualifying Requirements stipulated inClauses 2.3, 2.4 & 2.5 of the tender document, (Instruction to the Bidders) the BidderhasreliedonthestrengthofDirect Holding / Subsidiary Company and is therefore required to enter into this JOAto bind the Operating Partners to the provisions of the Coal Mining Agreement ("CoalMiningAgreement")

C. The Operating Partner - Direct Holding / Subsidiary Companyof the Bidder.

D. The Parties now wish to enter into this JOA in order to create funding obligations infavorofHPGCLto theextent set forth as follows.

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NOWTHEREFORETHISAGREEMENTWITNESSETHASUNDER

- 1. All capitalized terms used herein if not otherwise defined shall have the same meaningasthosegiven to them in theCoal MiningAgreement
- 2. InconsiderationofHPGCL, awarding the Coal Mining Agreement, to and infavorof the Bidder inter alia relying on the strength and support of the Operating Partners to the Bidder pursuant to the terms of the Tender Documents, the Operating Partners hereby irrevocably and unconditionally agree and undertake to be jointly and severally be bound and liable for any and all acts and omissions of the Bidder, in the same manner and to the same extent as set forth in the Coal Mining Agreement. For the avoid anceof doubt, it is clarified that
 - (a) any service by HPGCL , of a notice pursuant to terms of the Coal MiningAgreementshallbedeemedtobeservicesofnoticetotheOperatingPartners, onaseveralbasis;
 - (b) the Parties hereby assume full responsibility and liability for the performance bytheBidderofits obligationsinaccordancewithandsubjecttothetermsoftheCoal MiningAgreementread with this JOA:
 - (c) the Operating Partners confirm that in the event the Bidder is successful in its bidand is awarded the Coal Mining Agreement, each of the Operating Partners shallpromptlyandinnoeventlaterthan30(thirty)daysfollowingthedateofsigningo f Coal Mining Agreement furnich Derformance Security in favor of HDCCL

f Coal Mining Agreement furnish Performance Security in favor of HPGCL ,asper theprovisions of theCoal MiningAgreement:

- (d) Subject to Clause 3 of this JOA, upon any default, whatsoever by the Bidder inperforming, meetingorotherwisecomplyingwithanyofitsobligationsinaccorda nce with the terms of the Coal Mining Agreement. HPGCL ,may atanytimeasitdeemsfitand/orappropriateinitssolediscretion, withoutgivingany opportunity of recourse to the Bidder, require the Operating Partners to holdHPGCL , harmless from and against any and all damages, losses, liabilities, obligations, claims of any kind, interest, cost, fee, or expenses (including, withoutlimitation, reasonable attorneys' fees and expenses) suffered, incurred or paid byHPGCL ,asaresultof, inconnection withor arisingoutof suchdefault; and
- (e) the obligations of the Operating Partners or the rights of HPGCL , hereunder,shall not stand revoked, or otherwise be impaired or mitigated in any mannerwhatsoever, if there exists at any time any dispute before any court (whether inIndia or abroad), arbitration, claims, settlements,



BadalparaCoalBlock

obligations, expert determinationor similar proceedings under the Coal Mining Agreement between the Bidder and HPGCL

- 3. Notwithstanding anything to the contrary contained in this JOA or the Coal MiningAgreement, the aggregate liabilities and obligations of the OperatingPartnerunde rorin connection with this JOA shall not exceed the aggregate liabilities and obligations of the Bidder under the Coal Mining Agreement and it shall continue to remain into forcetill the mine achieves Peak Rated Capacity for any 12 (twelve) continuous months of operation; provided that nothing contained in this Clause 3.0 shall deem to affect the rights of HPGCL , that arise before such timereferred to above.
- 4. The Operating Partners hereby irrevocably and unconditionally undertake, agree andacknowledgethat theirrespectiveobligations hereunder:
 - a) are irrevocable, absolute and unconditional, irrespective of the value, genuineness, validity, regularity or enforceability of the Services of the Coal Mining

Agreement, or the insolvency, bankruptcy, reorganization, dissolution, windinguporliquidation of the Bidder or any change in the ownership of the Bidder, or anypurported assignment by the Bidder or any other circumstances whatsoever which might otherwise constitute adefense or discharge of aguarant or or sure ty:

- b) shall not be affected by the existence of or release or variation of any guarantee of orsecurity for any of the obligations of Bidder under the Coal Mining Agreement:
- c) shall not be affected by any failure by HPGCL, to pay or perform any of theirobligationsundertheCoalMiningAgreement,oranywaiverofanyofsuchobligati ons;
- d) shall not be affected by any exercise or non-exercise of any right, remedy, power orprivilege of any person underor in respect of any payment obligations of theBidderunder theCoal MiningAgreement: and
- e) shall not be affected by any failure, omission or delay on HPGCL 's part toenforce, assert or to exercise any right, power or remedy conferred on HPGCL, inthis JOA or any such failure, omission or delay on HPGCL 's part inconnection with any obligation of the Bidder under the Coal Mining Agreement.
- 5. EachPartyherebyrepresentsand warrants that:
 - a) shall not be affected by any failure, omission or delay on HPGCL 's part toenforce assert or to exercise any right, power or remedy conferred onHPGCL ,inthisJOAoranysuchfailure,omissionordelayon/HPGCL 'spartinconnection with

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anyobligation of theBidderunder theCoalMiningAgreement.

- b) it is duly organized and validly existing under the laws of the jurisdiction of theirorganization, with full power, authority and capability to enter into this JOA and toperformall actsand obligationscontemplated herein:
- c) the signature and delivery of this JOA on its behalf and the exercise of its rights andperformanceof its obligations under this JOAhavebeen dulyauthorizes;
- d) this JOA has been duly signed and delivered by it and its obligations described inthisJOAarelegal, valid andbindingobligations of suchParty:and
- e) the execution and/orperformance of this JOA:
 - i. will not conflict with or violate any provision of any of its constitutional documents / charters or other organizational document
 - ii. will not require any notice to or filing with, or any Approval of, any Authorityorthe consent of anythird party,
 - iii. will not conflict with, result in a breach of constitute (with or without duenotice or lapse of time or both) a default under, result in the acceleration ofobligationsunder, create in any persontheright to terminate, modify or cancel, or require any notice consentor waiver under, any contractor instrument to which such Party is a party or by which such Party is bound or to which any of such Party's assets are subject;
 - iv. will not result in the creation or enforcement of any Security Interest upon anyassetsof theBidder;
 - v. will not violate any Applicable Law or any order, writ, injunction, or decreeapplicableto it.
- 6. This JOA shall be construed and interpreted in accordance with the laws of India. In theevent of any dispute or claim of any kind whatsoever that may arise between the Partiesor HPGCL, as a result of construction, interpretation or application of any of theterms and conditions of this JOA, such dispute shall be settled in accordance with termsof the Coal Mining Agreement. The courts having jurisdiction over Local courts of Panchkula, Haryanashall haveexclusivejurisdiction inall matters under this agreement.
- 7. Subject to Clause 3, the Parties hereby acknowledge and agree that this JOA has beenexecutedforthesolebenefitofHPGCL ,andforthespecificpurposeofensuringthat HPGCLreceives the benefits of the Bidder's services under and in accordancewiththeCoalMiningAgreementAccordingly,HPGCL ,shall,notwithstandinganything contained herein, at all times have the right to

BadalparaCoalBlock



this JOA read with the Coal MiningAgreementandtheOperating Partnerhereby irrevocably and unconditionally waiveany defense, rights or protection that they may have in law, contractor otherwise int his regard.

- 8. NoneoftheOperatingPartnershallassignordelegateitsrights,dutiesorobligationsunder thisJOAandtheCoalMiningAgreementinanymannerwhatsoever, except withpriorwritten consent ofHPGCL.
- 9. The Operating Partner agree that this Agreement shall be irrevocable and shallform an integral part of the Coal Mining Agreement. It is further agree that thisAgreement shall continue to be enforceable till the mine achieves Peak Rated Capacityforany12(twelve) continuous months of operation.
- 10. The terms and conditions of this JOA shall not be amended or modified, except withpriorwritten consent of HPGCL.

INWITNESSWHEREOF, the Partieshave, through their authorized representatives, executed these presents and affixed the common seals of their respective companies on the day......month......and....year (first Mentioned above at Place).

OnbehalfoftheBidder

Name: Designation: Common Seal of the BidderWitness-1 Witness-2

OnbehalfoftheOperatingPartner Name: Designation; CommonSealoftheOperatingPartner Witness-1

Witness-2

Note:Registered PowerofAttorneyofthePersonssigningtheJointOperatingAgreement along with Board Resolution in support of Power of Attorney shall necessarilybefurnished and to beattachedwith thesignedJointOperating Agreement.



ANNEXURE-10

FormatforRegisteredAffidavit

(Tobeexecutedonstamppaperofappropriatevalue) (to be submitted by the Bidder including members of the Bidding Consortium / JVCompany /Direct Holding / Subsidiary Company whose strength Bidder is taking for bid submission in Physical form under Part-I of hisBidand*also* byattachingascannedcopyinhise-bid)

Name

То,

.....

Sir,

Subject: Selectionof MineDeveloperandOperatorforDevelopmentandOperation ofKalyanpur-BadalparaCoalBlock

We hereby declare that in respect of any Mining tender /contract issued by any government orany other utility during the last Fiveyears reckoned from the date of tender floating that:

"we/any of the consortium members or our Direct Holding / Subsidiary Company has not been debarred or banned or blacklisted by any Government Undertaking / Govt. Department in any Mining Contract entered by the Bidder in the last 5 (five) years reckoned from the date of Tender floating due to its failure to perform contractual obligations or the tender Milestones or for any other reason and the said order of debarment or banning or blacklisting has not been set aside by any Court of competent jurisdiction."

I/We hereby declare that in case if the details declared above is found to be false, I/Weshall have no objection to the forfeiture of the earnest money deposit/Bid Guarantee furnishedby me/us with HPGCL including rejection of our bid and bear all the liabilities includingpenalaction thereof.

(SignatureoftheAuthorizedSignatory)

(OfficialSeal)

Name:

Designation:

BadalparaCoalBlock

ANNEXURE - 11

CertificateofTotalCompliance/ No Deviation Certificate

(to besubmittedonletterheadoftheBidder/LeadMemberoftheconsortiumbyattachingascannedco pyinhise-bid)

Dated:[•]

То

.....

Subject:UndertakingofCompliancewiththeScopeofwork,roles&responsibilitiesasmentionedi n theTenderDocument.

Sir,

- 1. I/We unconditionally offer toundertake the works as indicated in the Tender Document and hereby bind myself/ourselves to execute the work as per the scope stipulated in the Bidding Documents and under the subject- stated above
- 2. I/We have read the conditions of Tender Document attached heretoandagree irrevocablyto abide by such conditions. We agree to execute the work and achieve the target withoutanyletor demur orhindrance.
- 3. I/We also confirm that we have quoted our price for Charges for Phase-1 activities, BaseMining Charge(work component), & Transportation Charges less than the respectiveBenchMarks as per thetenderconditions.
- 4. I/We bind myself/ourselves to furnish the required Performance Security failing which I/Weshallhavenoobjectiontotheforfeitureoftheearnestmoneydeposit/BidGuaranteefur nishedbyme/us withHPGCLand bear all the liabilities.

(SignatureoftheAuthorizedSignatory)

(OfficialSeal)

Name Designation



ANNEXURE - 12 INTEGRITYPACT

(Notapplicable)

BadalparaCoalBlock

ANNEXURE - 13

AVAILABLEMACHINERY/EQUIPMENT

(tobesubmittedon letterhead of the Bidder / Lead Member of the consortium by attaching as canned copy in hise-bid)

EquipmentundertheownershipandpossessionoftheBidderwhicharepresentlyserviceableandw ould beused forexecution of the Work.

SI. No.	Type&detailofthe Equipment (Model& Make)	Nos.	AgeofeachEquipmentsi nceinvoicedate	Capacity	Ownership



BadalparaCoalBlock

ANNEXURE - 14 ADDITIONALMACHINERY/EQUIPMENT

(tobesubmittedon letterhead of the Bidder / Lead Member of the consortium by attaching a Scanned copy in hise-bid)

 $\label{eq:linear} Description of additional Equipment proposed for use in carrying out the work or expected to be available.$

Type &detail oftheEquipment (Model&Make)	Nos.	Ageof each Equipment sinceinvoicedat e	Capacity	Ownership

Machinery/Equipment includedinAnnexure-13arenot toberepeated in thisAnnexure.

BadalparaCoalBlock

ANNEXURE -15

FORM OF BID (B)

(tobesubmittedon letterhead

of the Bidder / Lead Member of the consortium by attaching as canned copy in hise-bid)

HPGCL'sTenderNo: Bid No. Dated:.....

From

То

- ••••••
- 1. I/We,theundersignedhavecarefullyexaminedandunderstoodtheTenderDocumentsincl uding the amendments /errata /Corrigendum/Clarifications issued till the date of tenderopening. I/We hereby agree to carry out the entire works as described in the specifications inconformity with the specifications and Tender documents, as per prices quoted by us in theScheduleofPrices.
- 2. Intheeventofourproposalbeingaccepted, weagreetofurnishaBankGuaranteeforPerform anceSecurityaspertheproformaprescribedbyHPGCLandacceptabletotheHPGCLforasu masindicatedinArticle9ofCoalMiningAgreement(Volume2ofTender document)towards securityfor the fulfillment of its obligations under Coal MiningAgreementwithin30daysfromthedatesigningofCoalMiningAgreement.TheBidGu arantee shallbereleasedonly afterthe Performance Security issuedinfavorofHPGCLis received and accepted byHPGCL.

Signed this dayof 20

Witness -1:

Signature NameinBlockLetters Occupation Address Signature

NameinBlockLetters Witness -2:Signature NameinBlockLetters Occupation Address



DESIGNATION(Companyseal)

BadalparaCoalBlock



ANNEXURE-16

SCHEDULEOFPRICES

GENERALINSTRUCTIONSTOBIDDERS

- Biddersarerequestedtoquotethepriceintheonlinepricescheduleform (Part II) only on the portal <u>https://etenders.hry.nic.in</u>.
- Thebiddersshallconsiderallprevailinglawsandconcessionavailableandquoteaccordingl yforofferingmost competitive price.
- The quoted price shall also be exclusive of levies, duties, royalties, cesses, and contribution to District Mineral Fund (DMF) and National Mineral Exploration Trust(NMET) and all other statutory charges applicable from time to time will be paid orreimbursed as per the applicable regulatory framework during the subsistence of CoalMiningAgreementontheChargestowardsPhase-

Iactivities,BaseMiningChargeandTransportation Charges payable to MDO. All other Taxes, Duties, levies, cess, penalty(if any), on the goods, materials, equipment and services incorporated in and formingpartoftheMines,charged,leviedorimposedbyany GovernmentInstrumentalityincludingallotherstatutorychargesshallbetotheaccountoftheMDO only.HPGCLshall not pay/reimburse any other statutory charges unless otherwise it isexplicitlymentioned in this agreement.

- However, statutory variations (increase or decrease) on account of the change in statutory taxes & duties, introduction of any new tax, withdrawal, or modification of any tax shall be on account of HPGCL during the Contract period: Documentary evidence shall be required from the MDO / selected Bidder for the same.
- HPGCL may ask Bidders to provide the break-up of the quoted price, along with the
 rationale for the same. On failing to provide the break-up of the quoted price or in the
 event the rationale provided by the Bidder is not acceptable to HPGCL, then such bids are
 liable to be rejected.
- The Reserves (Phase-II activities) mentioned in Price format are tentative / indicative. The quantity mentioned may vary/change upto any extent depending upon detailed exploration & subsequent Mining Plan approval along with Mine Closure Plan and as per requirement of HPGCL.

BadalparaCoalBlock

ANNEXURE-17

Kindly refer Guidelines or Office Order for Price Negotiation of Govt. of Haryana vide O/o no. 2/2/2010-4-IB-II dated 18.06.2013 & 2/2/2010-4-IB-II dated 16.06.2014 and its latest amendment dated 26.05.2023.

BadalparaCoalBlock

ANNEXURE-18

REFER REGIONAL EXPLORATION REPORT BY GSI FOR BOREHOLEWISESEAMDETAILSFORKALYANPUR-BADALPARACOALBLOCK

To be attached by HPGCL



ANNEXURE-19

FORMAT FOR SUBMITTING PRE-BID QUERIES

(Bidder shall submit its Queries strictly in the word/editable Format only on the email as mentioned in the SOT)

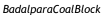
S.N.	Document Reference / Name	Page and Clause Reference	Existing Provision	Proposed Clause Modification / Clarification Required	Justification



I. QUALIFYINGREQUIREMENTSFORM

Note: IN CASE BIDDER IS PARTICIPATING WITH CONSORTIUM MEMBER / JVPARTNER// DIRECT HOLDING/ SUBSIDIARYCOMPANY, THEN BIDDER HAS TO FILL THE RELEVANT FORM (CONSORTIUM MEMBER / JVPARTNER,/ DIRECT HOLDING/ SUBSIDIARYCOMPANY) BEFOREFILLING'QUALIFYINGREQUIREMENTS'FORM.

ClauseN o.	QRParameter/Deta ils	Bidder'sResp onse
	RouteinwhichtheBidder isparticipating:	Header
	Bidderalone	Yes/No
	Bidder+Direct HoldingCompany/Direct Subsidiary company	Yes/No
	BidderisaJoint VentureCompany	Yes/No
	Bidder(LeadMember)+ConsortiumMember	Yes/No
	UploadCoveringLetterasper Annexure-1	Upload
	TECHNICALCRITERIA	
2.1	2.1 For demonstrating its technical capacity and experience (the "Technical Capacity"), the Bidder shall have carried out, for itself or as a contractor, 'excavation and transportation' of Overburden of open cast mining project(s) in India by mechanized means and/or 'excavation and transportation' of coal/lignite/ iron ore/bauxite ore/ manganese ore/ copper ore open cast mining project(s) in India by mechanized means during the past 7(seven) years ending on the date of Tender floating, such that the total composite volume of such 'excavation and transportation' during any period of 1 (one) year (consecutive 365 days) (the "qualifying period") within the aforesaid period of 7(seven) years is more than 20.00 million cubic metre , (the "qualifying quantity"), from maximum 5 (five) opencast mines of coal/ lignite/ iron/bauxite/ manganese/copper ore in India; provided that the quantity handled in at least one mine should not be less than 8.00 million cubic metre including production of at least 2.00 Million Tonnes of coal/lignite / iron ore/bauxite ore/ manganese ore/copper ore ore open cast mining project(s) in India from the same mine.	Header
2.1_1a	<u>Nameof theFirst</u> Mine (wherein quantity handled (composite volume) should not be less than 8.00 million cubic metre including production of at least 2.00 Million Tonnes of coal/lignite / iron/bauxite/ manganese/copper from the same mine.)	Text
2.1_1b	Nameof the Mine	Text
2.1_1c	Whetherit isOpencastMine	Yes/No





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2.1_1d	Periodofwork	Text
2.1_1e	StartDateandEndDateforQualifyingPeriod(Consecutive365days)	Text
2.1_1f	Mineral handled	Coal/lignite/i ronore/ bauxite/mang anese ore/copperor e
2.1_1g	QuantityofMineral excavated&transportednot less than 2 million tonnes	Text
2.1_1h	QuantityofOverburdeninMillionCubicMeters	Text
2.1_1i	CompositeVolumenot less than 8 MillionCubicMeters	Text
2.1_1j	PleaseattachthecertificatefromMineOwnerfortheabove	Upload
2.1_2a	Name of the SecondMine	Text
2.1_2b	Nameof the Mine	Text
2.1_2c	Whetherit isOpencastMine	Yes/No
2.1_2d	Periodofwork	Text
2.1_2e	$\label{eq:startDate} StartDate and EndDate for Qualifying Period (Consecutive 365 days)$	Text
2.1_2f	Mineral handled	Coal/lignite/i ronore/ bauxite/mang anese ore/copperore
2.1_2g	QuantityofMineral excavated&transportedinMillionTonnes	Text
2.1_2h	QuantityofOverburdeninMillionCubicMeters	Text
2.1_2i	CompositeVolume	Text
2.1_2j	PleaseattachthecertificatefromMineOwnerfortheabove	Upload
2.1_3a	Nameof theThirdMine	Text
2.1_3b	Nameof the Mine	Text
2.1_3c	Whetherit isOpencastMine	Yes/No
2.1_3d	Periodofwork	Text
2.1_3e	$\label{eq:startDate} StartDate and EndDate for Qualifying Period (Consecutive 365 days)$	Text
2.1_3f	Mineral handled	Coal/lignite/i ronore/ bauxite/mang anese ore/copperore
2.1_3g	Quantityof Mineral excavated &transportedinMillion Tonnes	Text
2.1_3h	QuantityofOverburdeninMillionCubicMeters	Text
2.1_3i	CompositeVolume	Text
2.1_3j	PleaseattachthecertificatefromMineOwnerfortheabove	Upload



2.1_4a	Nameof theFourthMine	Text
2.1_4b	Nameof the Mine	Text
2.1_4c	Whetherit isOpencastMine	Yes/No
2.1_4d	Periodofwork	Text
2.1_4e	StartDateandEndDateforQualifyingPeriod(Consecutive365days)	Text
2.1_4f	Mineral handled	Coal/lignite/i ronore/ bauxite/mang anese ore/copperore
2.1_4g	QuantityofMineralexcavated&transportedinMillionTonnes	Text
2.1_4h	QuantityofOverburdeninMillionCubicMeters	Text
2.1_4i	CompositeVolume	Text
2.1_4j	PleaseattachthecertificatefromMineOwnerfortheabove	Upload
-		
2.1_5a	Nameof theFifthMine	Text
2.1_5b	Nameof the Mine	Text
2.1_5c	Whetherit isOpencastMine	Yes/No
2.1_5d	Periodofwork	Text
2.1_5e	$StartDate and {\tt EndDate} for {\tt Qualifying} {\tt Period} ({\tt Consecutive} 365 {\tt days})$	Text
2.1_5f	Mineral handled	Coal/lignite/i ronore/ bauxite/mang aneseore/ copperore
2.1_5g	QuantityofMineral excavated&transportedinMillionTonnes	Text
2.1_5h	QuantityofOverburdeninMillionCubicMeters	Text
2.1_5i	CompositeVolume	Text
2.1_5j	PleaseattachthecertificatefromMineOwnerfortheabove	Upload
	AttachcertificateonQualifyingRequirements onTechnicalCriteriaasperAnnexure-6	Upload
2.2	The bidder shall have performed the activities of land acquisition or assisted in land acquisition, performed or assisted in obtaining statutory clearancesandcarriedoutinfrastructuredevelopmentsuchasconstruct ionofworkshops, statutory buildings in Greenfield / Brown field open cast miningproject(s)inIndiaduringlastsevenfinancialyearsreckonedfrom	Header
2.2 a	the dateofTender Floating. Whetherthe bidderhas performed theactivities ofland acquisition orassisted inlandacquisitionduringlastsevenfinancialyearsreckonedfromtheori ginal scheduleddate ofTender Floating.	Yes/No

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BadalparaCoalBlock

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2.2 b	Whetherthebidderhasperformedorassistedinobtainingstatutoryclear ancesduringlastsevenfinancialyearsreckonedfromtheoriginalschedul eddate of <i>Tender Floating</i>	Yes/No
2.2 c	Whetherthebidderhascarriedoutinfrastructuredevelopmentsuchasc onstructionofworkshops, statutorybuildingsinGreenfield/Brownfield opencastminingproject(s)inIndiaduringlastsevenfinancialyearsrecko nedfromthe originalscheduleddate of <i>Tender Floating</i> .	Yes/No
	Uploaddocumentaryevidence fortheabove	Upload
2.3	The Bidder shall have conducted exploration activities by drilling a minimum meterage of 15,000 by its own or through subcontracting from maximum 5 (five) opencast mines of coal/ lignite/ iron/ bauxite/ manganese/ copper in India during the last 7(seven) financial years reckoned from date of Tender Floating.	Header
2.3.1	Name of First work	
2.3.1 a	Nameof the Mine 1	Text
2.3.1 b	Whetherit isOpencastMine	Yes/No
2.3.1 c	Periodofwork	Text
2.3.1d	No. of exploration boreholes drilled (nos.)	Text
2.3.1e	Total Meterage drilled (in mt.)	
2.3.1 f	Carried on its own or through sub-contracting	Own/ sub- contracting
2.3.1 g	Name of Sub-contractor and award of Work date	Text
2.3.1 h	Whether Exploration Work Completed / Ongoing	Text
2.3.1 i	PleaseattachthecertificatefromMineOwnerfortheabove	Upload
2.3.2	Name of Second work	
2.3.2 a	Nameof the Mine 2	Text
2.3.2 b	Whetherit isOpencastMine	Yes/No
2.3.2 c	Periodofwork	Text
2.3.2 d	No. of exploration boreholes drilled (nos.)	Text
2.3.2 e	Total Meterage drilled (in mt.)	
2.3.2 f	Carried on its own or through sub-contracting	Own/ sub- contracting
2.3.2 g	Name of Sub-contractor and award of Work date	Text
2.3.2 h	Whether Exploration Work Completed / Ongoing	Text
2.3.2 i	PleaseattachthecertificatefromMineOwnerfortheabove	Upload
2.3.3	Name of Third work	
2.3.3 a	Nameof the Mine 3	Text
2.3.3 b	Whetherit isOpencastMine	Yes/No
2.3.3 c	Periodofwork	Text
2.3.3 d	No. of exploration boreholes drilled (nos.)	Text
2.3.3 e	Total Meterage drilled (in mt.)	
2.3.3 f	Carried on its own or through sub-contracting	Own/ sub-



BadalparaCoalBlock

		contracting
2.3.3 g	Name of Sub-contractor and award of Work date	Text
2.3.3 h	Whether Exploration Work Completed / Ongoing	Text
2.3.3 i	PleaseattachthecertificatefromMineOwnerfortheabove	Upload
2.3.4	Name of Fourth work	
2.3.4 a	Nameof the Mine 4	Text
2.3.4 b	Whetherit isOpencastMine	Yes/No
2.3.4 c	Periodofwork	Text
2.3.4 d	No. of exploration boreholes drilled (nos.)	Text
2.3.4 e	Total Meterage drilled (in mt.)	
2.3.4 f	Carried on its own or through sub-contracting	Own/ sub- contracting
2.3.4 g	Name of Sub-contractor and award of Work date	Text
2.3.4 h	Whether Exploration Work Completed / Ongoing	Text
2.3.4 i	PleaseattachthecertificatefromMineOwnerfortheabove	Upload
2.3.5	Name of Fifth work	
2.3.5 a	Nameof the Mine 5	Text
2.3.5 b	Whetherit isOpencastMine	Yes/No
2.3.5 c	Periodofwork	Text
2.3.5 d	No. of exploration boreholes drilled (nos.)	Text
2.3.5 e	Total Meterage drilled (in mt.)	
2.3.5 f	Carried on its own or through sub-contracting	Own/ sub- contracting
2.3.5 g	Name of Sub-contractor and award of Work date	Text
2.3.5 h	Whether Exploration Work Completed / Ongoing	Text
2.3.5 i	PleaseattachthecertificatefromMineOwnerfortheabove	Upload
	FINANCIAL CRITERIA	
2.4	The Average Annual turnover of the Bidder, in the preceding three (3) financial years as onthe date of Tender Floating, shall not be less than INR 1000.00 Crore(Indian Rupees One Thousand Crore only).	Header
2.4 a	AverageAnnualTurnoveroftheBidderfortheprecedingthreefinancial years.	Text
2.4 b	UploadAuditedFinancialStatements(BalanceSheetandProfit&LossStatement) of theBidderforthe precedingthreefinancialyears	Upload
2.4 c	Uploadcopiesofun- auditedunconsolidatedfinancialstatementsoftheBidderalongwithcopi esoftheauditedconsolidatedfinancialstatementsof itsHoldingCompany,ifapplicable	Upload
	UploadcertificateoftheHoldingCompany,asaproof,statingthattheun-	

BadalparaCoalBlock



2.4 d auditedunconsolidatedfinancialstatementsformpartoftheConsolidate Upload dAnnual Reportof the Holdingcompany, if applicable. Incaseswhereauditedresultsforthelastprecedingfinancialyearasondat 2.4 e e of Tender Floatingarenotavailable, Upload Upload certification of financial statements from statutory auditor, if applicable AverageAnnualTurnoverofthe Direct HoldingCompany/ Direct 2.4 f Subsidiary Company fortheprecedingthreefinancial Text years, if applicable UploadFinancialStatements(BalanceSheetandProfit&LossStatement)o 2.4 g f theDirect HoldingCompany/ Direct Subsidiary Company for the Upload precedingthree financialyears AttachcertificateonQualifyingonFinancial CriteriaasperAnnexure-Upload 7 2.5 The Average **Net Worth** of the Bidder, in the preceding three (3) Header financial years as onthe date of Tender Floating, shall not be lessthan INR500.00 Crore (IndianRupees Five Hundred Crores onlv). 2.5 a AverageNet Worth of the Bidderforthe preceding three financial years. Text 2.5 b UploadAuditedFinancialStatements(BalanceSheetandProfit&LossState Upload ment)of theBidderforthe precedingthreefinancialyears Uploadcopiesofun-Upload 2.5 c auditedunconsolidatedfinancialstatementsoftheBidderalongwithcopie softheauditedconsolidatedfinancialstatementsof itsHoldingCompany, if applicable UploadcertificateoftheHoldingCompany,asaproof,statingthattheun-2.5 d audited unconsolidated financial statements form part of the ConsolidatedUpload Annual Reportofthe Holdingcompany, if applicable. Incaseswhereauditedresultsforthelastprecedingfinancialyearasondate 2.5 e of Tender Floatingarenotavailable, Upload Upload certification of financial statements from statutory auditor, if applicable AverageNet Worthofthe Direct HoldingCompany/ Direct Subsidiary 2.5 f Company fortheprecedingthreefinancial Text years, if applicable UploadFinancialStatements(BalanceSheetandProfit&LossStatement)of Upload 2.5 g theDirect HoldingCompany/ Direct Subsidiary Company for the precedingthree financialyears AttachcertificateonQualifyingonFinancial Upload CriteriaasperAnnexure-7 2.6 The Average Annual Cash Accrual of the bidder in the preceding Header three (3) financial years as on he date of Tender Floating, shall



BadalparaCoalBlock

-		
	not be less than INR 100.00 Crores(IndianRupees One Hundred Crores only). Cash accrual shall be calculated as the sum of profit after tax (PAT), depreciation and non-cash expenses.	
2.6 a	AverageAnnualCashAccrualGtheBidderfortheprecedingthreefinancial years.	Text
2.6 b	UploadAuditedFinancialStatements(BalanceSheetandProfit&LossSta tement)of theBidderforthe precedingthreefinancialyears	Upload
2.6 c	Uploadcopiesofun- auditedunconsolidatedfinancialstatementsoftheBidderalongwithcop iesoftheauditedconsolidatedfinancialstatementsof itsHoldingCompany, if applicable	Upload
2.6 d	UploadcertificateoftheHoldingCompany,asaproof,statingthattheun- auditedunconsolidatedfinancialstatementsformpartoftheConsolidat edAnnual Reportofthe Holdingcompany, if applicable.	Upload
2.6 e	Incaseswhereauditedresultsforthelastprecedingfinancialyearasondat e of Tender Floatingarenotavailable, Upload certificationoffinancialstatementsfromstatutoryauditor, if applicable	Upload
2.6 f	Average Annual Cash Accrualofthe Direct HoldingCompany/ Direct Subsidiary Company fortheprecedingthreefinancial years,ifapplicable	Text
2.6 g	UploadFinancialStatements(BalanceSheetandProfit&LossStatement) of theDirect HoldingCompany/ Direct Subsidiary Company for the precedingthree financialyears	Upload
	AttachcertificateonQualifyingonFinancial CriteriaasperAnnexure-7	Upload
2.7	The Unutilized line of credit for fund based and non-fund based limits withcashandbankbalancesincludingfixeddepositsoftheBidderasonad atenot earlier than 15 days prior to the Original scheduled date of Technical Bidopening,dulycertifiedbytheBankersshouldnotbelessthan <u>INR50Crore</u> (Indian Rupees fifty Crore). In case certificates from more than one bank are submitted,thecertifiedunutilizedlimitsshall beofthesamedatefromall suchbanks	Header
	Dateofcertificate(s)fromthebanks	Date
	UploadCertificate(s)fromthebanks	Upload
	CopiesofCertificates/Agreements/Letters:	Header
	UploadcopyofJointVenture(JV)Agreement,ifapplicable	Upload
	UploadcopyofConsortiumAgreement, if applicable	Upload
	Uploadregistered copyofCertificateofIncorporationofJV Company,ifapplicable	Upload
	UploadregisteredcopyofUndertakinggivenbyJVPartnertoholdthesaide quitytillthemine achieves85% of contracted capacity, ifapplicable	Upload



BadalparaCoalBlock
UploadRegistered copyo

	UploadRegistered copyofConsortiumOperatingAgreement, ifapplicable	Upload
	Uploadregistered copyofLetterofUndertakingfromthe Direct HoldingCompany/Subsidiary Company supported by BoardResolution,asproofofpledgingunconditionalandirrevocablefina ncial support for the execution of the Contract by the Bidder in case of award, ifapplicable	Upload
	Uploadregistered copyofJoint OperatingAgreement, if applicable	Upload
	UploadComfort LetterfromtheBanker, if applicable	Upload
	The Bidder shall furnish a registered affidavit to support that the Bidder including its Direct Holding / Subsidiary Company (whose strength Bidder is taking for bid submission), members of the Bidding Consortium / JV Company has not been debarred or banned or blacklisted by any Government Undertaking / Govt. Department in any Mining Contract entered by the Bidder in the last 5 (five) years reckoned from the date of Tender floating due to its failure to perform contractual obligations or the tender Milestones or for any other reason and the said order of debarment or banning or blacklisting has not been set aside by any Court of competent jurisdiction.	Header
	Upload Registered Affidavit as per Annexure 10	Upload
37	Disclosureofinformation: The Bidder (Sole Bidder/JV Company/Consortium) shall also disclose allMoUs/ agreements/ etc entered into with any agency(s) in addition to theagreements entered with the Promoters of the JV Company/between themembers of the Consortium related to this tender along with the Bid andanysuch happeningstilldate of submission of bid.	Header
	Uploadregistered MoUs/agreementsetc enteredintowithany agency(s) inadditiontotheagreementsenteredwiththePromotersoftheJVComp any/betweenthemembersoftheConsortiumrelatedtothistender	Upload



CONSORTIUM MEMBER / JV PARTNER, DIRECT HOLDING / SUBSIDIARY COMPANY DETAILS

IN CASE BIDDER IS PARTICIPATING WITH CONSORTIUM MEMBER / JVPARTNER/DIRECT HOLDING / SUBSIDIARY COMPANY, THEN BIDDER HAS TO FILL THIS FORM (BEFORE FILLING 'QUALIFYINGREQUIREMENTS'FORM.)

S.No	Details	Bidder'sResponse
1	Natureof Association	Consortium Member/JVPartner/ Direct Subsidiary /HoldingCompany
2	Nameofthe Associate(s)	Text
3	Address	Text
4	TelephoneNumber	Text
5	Fax Number	Text
6	Email-ID	Text
7	NameofContactPerson	Text
8	ContactPerson Phone/ MobileNumber	Text



BIDDER'SEXPERIENCE

Bidders are requested to furnish the details of previous experience for meeting the QR alongwith the end users address. In case certificate is issued by Statutory Auditor,

Please fill up theNameand Address of theStatutoryAuditor underNameand Address columns.

SI. No	Scop e of Work	Performance Certificate NumberandDate	Whethercopyof the above certificateis enclosed.	WorkOrder/ Agreement/ ContractNo. and Date	Whether copy oftheWork Order / Agreement/ ContractNo. isEnclosed.	NAME OF THE OPEN CAST MINE

LOCATION NAME ADDRI OFCLIENT /USER	ESS CONTACTNAME PHONE ANDDESIGNATI No. ON	FAX No. EMAILI D	Attachmen t
--	---	------------------------	----------------

BadalparaCoalBlock

II.TECHNICALFORMS

ComplianceofTechnicalSpecification

S. No	DESCRIPTION	BIDDER'SRESPONSE	
1.0	ConfirmcomplianceofCoalMiningAgreement.	Yes/No	
2.0	Haveyouvisitedsite	Yes/No	
3.0	ConfirmacceptancetoalltheCommercialconditionsoftheTender	Yes/No	
4.0	$\label{eq:confirmacceptancetoalltheTechnicalspecifications of theTender} ConfirmacceptancetoalltheTechnicalspecifications of the Tender \end{tabular}$	Yes/No	
5.0	AttachthesitevisitcertificateasperformatinAnnexure- 3intheTenderDocument.	Upload	
6.0	AttachcertificateofTotalComplianceasperAnnexure-11	Upload	
7.0	AttachcertificateofAvailableMachinery/EquipmentasperAnnexure-13	Upload	
8.0	AttachcertificateofAdditionalMachinery/EquipmentasperAnnexure-14	Upload	

BadalparaCoalBlock

III. COMMERCIALFORMS

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1.CHECKLISTOFDOCUMENTS

SI. No	Description	Bidder's Response
	PleaseensurethatallthedocumentsintheofferwereonlyinEnglishlanguage? If any document is in any other Language, the document shall betranslatedinEnglishversiondulyauthorizedbytheNotaryPublicorCompetentA uthority.	Yes/No
	DocumentstobesubmittedinPhysicalform	Header
1.	Documentaryevidenceforremittanceof costofTenderDocuments.	Yes/No
2	Proofof submissionof BidGuarantee/ EMDamount	Yes/No
3.	Registered PowerofAttorney(Annexure-4 or 5as applicable)	Yes/No
4.	RegisteredNotarizedcopyofJointVentureAgreement&LetterofUndertakingasin QRClause, if applicable	Yes/No
5.	Registered ConsortiumOperatingAgreement(ifapplicable,Annexure-8)	Yes/No
6.	Registered JointOperatingAgreement, (Annexure- 9) and Letterof undertaking as in QR clause, if applicable	Yes/No
7.	Registered Affidavit(Annexure-10)	Yes/No
	Documentsto beuploaded in Part-I(online)	Header
8.	Whetheruploaded Covering Letter (as per theformatgiven inAnnexure1)	Yes/No
9.	Whetheruploadedthe FormofBid(A)(aspertheformatgivenin Annexure2)	Yes/No
10.	WhethertheBidguaranteeamountasapplicableispaidthroughNEFT/ RTGS.	Yes/No



BadalparaCoalBlock

11.	Whether details and proof of payment of bid guarantee (DD/ BG/ BC) has beenuploaded	Yes/No	
12	Whetheruploadeddulyfilledupsitevisitcertificate(asperformatgiveninAnnexur e3)	Yes/No	
13.	Whetheruploadedpowerofattorney(asperformatgiven in Annexure-4 or5)		
14.	WhetheruploadedthedulyfilledinformatforQualifyingontheTechnical Criteria(aspertheformatgiveninAnnexure-6)		
15	WhetheruploadedDocumentaryevidencesinsupportofmeeting the Technical Criteriain the Qualifying Requirement form		
16.	Whether uploaded the duly filled in format for Qualifying on the FinancialCriteria(aspertheformatgiveninAnnexure- 7)intheQualifyingRequirementform		
17.	WhetheruploadedDocumentaryevidencesinsupportofmeeting the FinancialCriteriaintheQualifyingRequirementform		
18.	WhetheruploadedRegistered consortiumoperatingagreement(aspertheformatgivenin Annexure- 8),ifapplicableintheQualifyingRequirementform		
19.	WhetheruploadedRegistered jointoperatingagreement(asperformat givenin Annexure- 9)andotherundertakingasperQRclause,ifapplicableintheQualifyingRequirement form		
20.	Whether uploaded the Certificate of Total Compliance? (as per format given inAnnexure11)		
21.	Whetheruploadeddulyfilleduptable- AvailableMachinery/Equipment(asperformatgiven in Annexure-13)	Yes/No	
	Whetheruploadeddulyfilleduptable- AdditionalMachinery/Equipment(asperformatgiven in Annexure-14)	Yes/No	
22.	DocumentstobeuploadedinPart-II(online)		
23.	Whetheruploaded the FormofBid(B)(aspertheformatgiven in Annexure 15)		
24.	Whetherfilledup scheduleofprices	Yes/No	

BadalparaCoalBlock

2.BIDDER'SDETAILS

R

SI.	Description	BidderResponse	
No.			
1.0	FullParticularsoftheBidder/Lead member		
1.1	Name		
1.2	Address		
1.3	PhoneNo.		
1.4	Fax No.		
1.5	E-Mail		
	CONTACTPERSONDETAILS		
2.0	Name		
2.1	Address		
2.2	Tele.No.		
2.3	Fax No.		
2.4	MobilePhoneNo.		
2.5	E-Mail		
	BankerDetails		
3.0	Name		
3.1	Address		
3.2	Fax.No		
3.3	Forthepurposeofe-payment followingshall beprovided.		
	i.Nameofthebeneficiary		
	ii.BankA/c.No.		
	iii.NameoftheBank		
	iv.NameoftheBranch		
	v.BranchcodeNo.		
	vi. IFSCCode(ForNEFT/RTGSPayment)		
	vii.Mobile Phone No.ofthe bidder		
	viii.PANNo.		
	ixGSTRegistration No.		



PRICE BID

(PART -II) of e-Tender

Page **126** of **130**



SCHEDULE OFPRICES

SELECTIONOFMINEDEVELOPERANDOPERATOR(MDO)FOR EXPLORATION,PLANNING, DEVELOPMENT AND OPERATION OF KALYANPUR-BADALPARACOALBLOCK(3 MTPA) DUMKADISTRICT OFJHARKHANDSTATE

	Name of Bidder:			•••••	••••	
SI. No.	Description		QuotedPr ice(inRs.)	Quantity	TotalAm ount(inR s.)	
1.0	ChargestowardsPhase-lactivities:					
	Bidders have to quote prices for eac	ch sub-activities	ormat given be	elow:		
	Details	QuotedPrie	ce(inRs.)	Quantity	TotalA mount (inRs.)	
1.1	Civil survey & DGPS survey fordemarcating block boundary anderectingboundarypillars andsite surveyforcontouring (**)			1Time		
1.2	Detailed Exploration & Drilling,Geophysical logging&analysisetc. with preparation of Geological Report(GR) and approval thereof (**)			1Time		
1.3	Geo-technical investigation, SlopestabilitystudyandPreparatio n of reportsthereof.			1Time		
1.4	Hydro-geological investigation &pumpingtest and preparationof reportsthereof.			1Time		
1.5	PreparationofMining& Mine Closure Planandapproval thereof.			1Time		
1.6	Preparation Detailed Project Report.			1Time		
2.0	TotalChargestowardsPhase-I Activities (from 1.1 to 1.7)			1Time		
.0	ChargestowardsPhase-Ilactivities:					

Баdd	alparaCoalBlock		
	BaseMiningCharge(Rs.perTonne ofCoal):		
3.1	Base Mining charge including all activitiesforcommencementofCo al productionandcarrying out entire mining activitiesforDevelopment and Operation of the Mines, TransportationandDispatc h of Coal, MineClosure Activities including Cost of Power & Diesel as per detailed Scope of work stipulated for MDOin theTenderDocument.	102350000 Tonnes	
	The Base Mining charge will also include the following :		
	 EIA-EMP study, Land use patternstudy, SIAstudy, Any other study as required, Forestry Stage-I and Stage-II, Environmental Clearance, Mining Lease, Airport Authority ofIndia Clearance, Consent to Establish, Consent to Operate Any other clearance/approval / permission required 		
	Notes:		
	(All Statutoryremittances/fees for obtaining all Clearances shall be paid by MDO)		
	(All clearances/ approvals / permissions etc shall be in thename ofHPGCL).		
	All land acquisition & R&R activities (All Documented cost to be paid by HPGCL)		



 BadalparaCoalBlock

 4.0
 Total(2.0+ 3.1)

 5.0
 GST@18%on(4.0)

 6.0
 Grand Total (4.0+5.0)

(**) Breakup of Cost to be given in the below mentioned Format:

Sl. No.	Activity	UNIT	Charges (INR) (to be quoted by the Bidder)
1.1	Survey		
	Civil survey &DGPS Survey with approval for demarcating Block Boundary	Per Sq. Km	
	Erecting Boundary pillar ,	Per pillar	
	Topographic survey along withSurface Contouringat 1m. interval .	Per Sq. Km.	
	RL. & coordinates of boreholes	Per Bh.	
1.2	A)Exploration		
	Core Drilling and Logging		
	NQ size	Per mt	
	BQ Size	Per mt	
	Plugging & sealing of Boreholes Bore hole Pillar	Per borehole	
	Geological mapping on 1:4000/5000 scale	Per Sq. Km.	
	B) Geophysical Survey		
	Geophysical logging	Per m	
	Dual density with caliper	Per m	
	Natural Gama	Per m	
	Neutron- Neutron	Per m	
	Self/ Spontaneous potential (SP)	Per m	
	Single point resistance (SPR)	Per m	
	C) Chemical analysis		
	Band by Band analysis	Per sample	
	Proximate analysis	Per sample	
	Overall analysis	Per sample	
	GCV	Per sample	
	AFT	Per sample	
	HGI	Per sample	
	Sulphur Distribution	Per sample	
	Ultimate analysis	Per sample	
	Ash analysis		
	Preparation of Geological Report		

