



INTERNAL AUDIT DEPARTMENT

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

Ref No: ECL/HQ/IAD/26-27/136

Date: 27.04.2026

DATE CORRIGENDUM

Subject: Extension of Bid Submission Date.

Name of Work: Appointment of Internal Auditor for a period of 3 years from 2026-27.

Tender Reference No.: ECL/HQ/IAD/2026-27/121

Tender ID: 2026_ECL_358235_1

This is with reference to the aforementioned Notice Inviting Tender (NIT).

It is hereby notified that, due to technical issues reported by bidders during the bid submission process, the last date for submission of bids has been extended to facilitate smooth participation.

The revised schedule is as follows:

Sl. No.		Existing Date and Time	Extended Date and Time
1	e-Publishing date of Tender	10.04.2026 from 16:00 Hours [IST]	10.04.2026 from 16:00 Hours [IST]
2	Downloading of Tender Document		
	(i) Starts on	10.04.2026 from 16:00 Hours [IST]	10.04.2026 from 16:00 Hours [IST]
	(ii) Closes on	25.04.2026 upto 16:00 Hours [IST]	07.05.2026 upto 16:00 Hours [IST]
3	Seeking Clarification		
	(i) Starts on	10.04.2026 from 16:00 Hours [IST]	10.04.2026 from 16:00 Hours [IST]
	(ii) Closes on	15.04.2026 upto 16:00 Hours [IST]	15.04.2026 upto 16:00 Hours [IST]
4	Online Submission of Offers		
	(i) Start Date and Time	10.04.2026 from 16:00 Hours [IST]	10.04.2026 from 16:00 Hours [IST]
	(ii) Last Date and Time	25.04.2026 upto 16:00 Hours [IST]	07.05.2026 upto 16:00 Hours [IST]
5	Due date of Opening of Tenders	27.04.2026 upto 16:00 Hours [IST]	08.05.2026 upto 16:00 Hours [IST]

All other terms and conditions of the NIT shall remain unchanged.

This corrigendum forms an integral part of the original NIT.

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GM-HOD/IAD
ECL HQ.

EASTERN COALFIELD LIMITED
(A Subsidiary of Coal India Limited)

EOI Ref.no.: ECL/HQ/IAD/2026-27/121

Dated: 10.04.2026

Open e-Tender

Tender Document

**For Appointment of Internal Auditor for a period of 3
years from 2026-27 to 2028-29**



EASTERN COALFIELD LIMITED
(A Subsidiary of Coal India Limited)
Sanctoria, P.O.-Dishrgarh
Dist.: Paschim Bardhaman
Pin: 713333
INDIA

Phone: 9434795244,9434796513

E-mail ID: hodiad.ecl@coalindia.in



Invitation for Bids (IFB)

1. Eastern Coalfields Limited, a subsidiary of Coal India Ltd. (A Govt. of India Undertaking) having its registered office at Office of the CMD, Sanctoria P.O. Dishergarh, Paschim Bardhaman, West Bengal- 713333 India, invites online applications through e-tender on CIL's e-procurement portal (<https://coalindiatenders.nic.in>) for empanelment of practising Chartered Accountant or Cost Accountant or a Firm / LLP of Chartered Accountants / Cost Accountants registered with the Institute of Chartered Accountants of India / Institute of Cost Accountants of India for conducting Internal Audit in respect of all 14 no. Areas/Units/HQ located in the state of Jharkhand and West Bengal for a period of 3 years from 2026-27. The selected candidates have to conduct monthly audit as specified in Scope of Audit (**Annexure-1**) and Terms of Reference (**Annexure-2**).
2. Further, the Internal Auditor selected for ECL (HQ) will also conduct the role of Lead Auditor of ECL as a whole.
3. All supporting documents (**Annexure-4**) regarding Application Format (**Annexure-5**), such as Firm Profile, Constitution Certificate, Certificate of Practice, Membership Certificate, Mark Sheets/Certificate of IPCC/Inter Examination, Appointment letters etc. duly signed with seal must be enclosed. In absence of documentary evidence, auto evaluated marks will not be considered. Decision of the Management will be *final*.
4. The complete offers including Application Format (**Annexure-5**), indicating current status as on date of submission of tender, should preferably be typed in the letter head of the firm. No hand written offer will be accepted.
5. Overwriting / corrections/erasing and use of white ink should be avoided. However, if any correction is inevitable, the same should be authenticated with signature and seal.
6. Eastern Coalfields Limited reserves the right to reject or accept or withdraw the tender in full or part, as the case may be, without assigning any reasons thereof. No conditional offer will be accepted.
7. The complete tender document shall be available in the CIL's e-procurement portal <https://coalindiatenders.nic.in> for downloading and submission of offer. The complete tender document shall also be available on ECL website <https://www.easterncoal.nic.in/> and Central Public Procurement portal (<http://eprocure.gov.in>) for downloading only.
8. The detailed EOI document and Corrigendum/addendum, if any shall be available in the CIL's e-Procurement portal i.e. <http://coalindiatenders.nic.in> for downloading and submission of offer. The complete tender document shall also be available on ECL's website www.easterncoal.nic.in and CPP website <https://eprocure.nic.in> for downloading only.



9. There will be no physical/manual sale of tender document. There is no Tender Fee and the bidders can download tender document free of cost from any of the websites mentioned above.

10. Details of tender:-

1	Tender No.	Tender No.: ECL/HQ/IAD/2026-27/121
2	Type of Tender	Open Domestic Tender
3	Estimated value of Tender	Rs. 2,61,80,000/- p.a. (Applicable Taxes will be paid extra) i.e. Rs. 7,85,40,000/- for 3 years (Applicable Taxes will be paid extra).
4	Tender Fee	NIL
5	Earnest Money Deposit	Not Applicable
6	Subject of Tender	Appointment of Internal Auditor for a period of 3 years from 2026-27.
7	e-Publishing date of Tender	10.04.2026 from 16:00 Hours [IST]
8	Downloading of Tender Document	
	(i) Starts on	10.04.2026 from 16:00 Hours [IST]
	(ii) Closes on	25.04.2026 upto 16:00 Hours [IST]
9	Seeking Clarification	
	(i) Starts on	10.04.2026 from 16:00 Hours [IST]
	(ii) Closes on	15.04.2026 upto 16:00 Hours [IST]
10	Online Submission of Offers	
	(i) Start Date and Time	10.04.2026 from 16:00 Hours [IST]
	(ii) Last Date and Time	25.04.2026 upto 16:00 Hours [IST]
11	Due date of Opening of Tenders	27.04.2026 upto 16:00 Hours [IST]

11. The offers have to be submitted online through the CIL's e-procurement portal <https://coalindiatenders.nic.in>. The tenderer has to get themselves enrolled on the above portal and follow the procedure laid therein for submission of offer. The Online Bidder Enrolment is free of cost and one-time activity only.

12. There is no provision to take out the list of parties who have downloaded the tender document from the above referred website. As such, bidders are requested to visit the website once again before the last date of submission of offer/due date of tender opening to ensure that they have not missed out any corrigendum issued against the said tender after they have downloaded the tender document. The responsibility of downloading the corrigendum, if any, will be of the bidder. No separate intimation in respect of corrigendum to the EOI (if any) will be sent to the bidders who have downloaded the tender document from website.



13. The bidders, in their own interest, are requested not to wait till the last moment for submission of bid to avoid last minute rush and local problems related to internet connectivity, law and order, strike, bandh etc. The Company shall not be responsible, if bids could not be uploaded due to such local problems at the bidder's end.

14. The interested bidders may obtain further information from the office as under:

GM/HoD, Internal Audit, ECL
Internal Audit Department,
Eastern Coalfields Limited,
Office of the Chairman cum Managing Director,
Sanctoria, P.O. Dishergarh, Paschim Bardhaman, W.B.
Pin 713333
Phone: 9434796513, 9434795244
Email address: hodiad.ecl@coalindia.in

GM/HoD, Internal Audit, ECL
For and on behalf of Eastern Coalfields Limited

Instructions to Bidders (ITB)

1. Requirements for participation in e-tender:

In order to submit the online offer on CIL's e-Procurement portal <https://coalindiatenders.nic.in> the bidders should meet the following requirements:

- a) PC connected with Internet (For details, visit link "Bidders Manual Kit" on home page of CIL's e-Procurement portal <https://coalindiatenders.nic.in>). It will be the bidder's responsibility to comply with the system requirements i.e. hardware, software and internet connectivity at bidder's premises to access the e-Procurement website. Under no circumstances, the Company shall be liable to the bidders for any direct/indirect loss or damages incurred by them arising out of incorrect use of the e-Procurement system or internet connectivity failures.
- b) Enrolment with CIL's e-Procurement portal <https://coalindiatenders.nic.in> The online enrolment of the bidders on the portal is free of cost and one-time activity only. The registration should be in the name of bidder whereas DSC holder may be either bidder himself or its duly authorised person having DSC indicating name of firm as that of bidder. It shall be the responsibility of the bidder to ensure that they get registered with the CIL's e-Procurement portal well in advance and download the documents before the last date and time for the same.
- c) Class II or Class III Digital Signature Certificate (DSC) issued by a Certifying Authority authorised by Controller of Certifying Authority (CCA) and which can be traced up to the chain of trust to the Root Certificate of CCA.

2. Help for participating in e-tender:

The detailed method for participating in the e-procurement is available on links "Help for Contractor" and "Bidders Manual Kit" in CIL's e-Procurement portal. The bidders may also seek help from the help-desk on the numbers available on CIL's e-Procurement portal. All queries will be answered in English / Hindi only.

3. Communication:

All communication sent by the Company as well as the e-procurement portal by post/fax/e-mail/SMS shall be deemed as valid communication.

The bidder must provide complete address, fax number, corporate e-mail id and mobile number.

4. Cost of Bidding:

The bidder shall bear all costs associated with the preparation and online submission of bid and the Company will in no case be responsible or liable for those costs, regardless of the conduct or outcome of the bidding process.

5. Clarification of Bid Documents and Last date for submission of Bid:

A prospective bidder may seek clarification online through CIL's e-procurement portal after e-Publication of the EOI. The Company will respond to such requests for clarification of the Bid Documents, which are received not later than 10 (Ten) days prior to the deadline for the online submission of bid. Company's response shall also be put on the CIL's e-procurement portal. Bids must be submitted along with all supporting documents in the CIL e-procurement portal online before or up to the scheduled time and date as mentioned in ITB.

6. Due date of opening of Bid:

Bids will be opened online at the scheduled time on the due date of opening as mentioned in IFB. In the event of the scheduled due date of opening of bids being declared as a closed holiday for purchaser's office or due to Force Majeure reasons, the due date for opening of bids will be the next working day at the scheduled time.

7. Extension of due date of tender:

ECL reserves the right to extend the due date of tender as deemed fit on case to case basis by issue of corrigendum through portal. Further, if at least 3 bids are not received within originally stipulated due date, the due date shall be extended by 2 (two) days by the portal automatically. In case even after one extension of due date by 2 (two) days, less than 3 bids are received, the due date shall again be extended by another 5 (five) days by the portal automatically. If, even after granting two extensions (2 days + 5 days), less than 3 bids are received, the tender shall be opened without further extension. Separate paper publication of corrigendum for extending the due dates shall not be made. In case no offer is received after granting two extensions (2 days + 5 days), the tender will be cancelled.

8. Language: The language of the bid shall be English. All documents enclosed should also be in English language. In case the original document is in a different language, self-attested English translation with signature and stamp of the authorized signatory of the bidder who has signed the LOB, shall be furnished.

9. Integrity Pact (As applicable): Bidders are required to accept the pre-contract integrity pact as available in the EOI (**Annexure-6**). This will be signed by the designated partner of the bidders (firm) with name, designation and seal of the firm at the time of execution of formal agreement.

Name, address and contact details of the Independent External Monitor (IEM) are as follows:-

Sl	Name of IEM	Address	e-Mail ID
1.	Sri. A. K. Garg ITS (Retd)	E-13, Sector - 55, Noida Pin - 201301	akgarg1654@gmail.com
2.	Sri Jatinderbir Singh	House No.1186, Sector- 77, Mohali - 140308 (Punjab)	jatinderbir@gmail.com

10. Methodology for online Submission of Bids

The offers are to be submitted online through CIL's e-procurement portal in 1 (one) cover (Cover - I 'Technical Bid'). Authenticated and Scanned copies of documents shall be uploaded in folders named as "TECHNICAL DOCS".

The Cover -I 'Technical Bid' is to be uploaded in e-procurement portal before the last date and time for submission of online bid. No offline bid shall be accepted. Offer received through Post, Courier, Fax or E-mail will not be considered.

11. Evaluation of Bids

- i. The bidder is expected to fill up the BoQ with TPS of the EoI, with utmost care. Based on the input provided for each "Selection Criteria", the system will automatically (auto evaluated through a built in logic) calculate the "Marks" against each such criteria, which will be visible to the bidder also. Total aggregate marks based on "Selection Criteria" is 100 (Hundred). Minimum qualification marks is fixed at 70(seventy) for ECL
- ii. The documents submitted by only those firms who have scored **70(seventy) or more**, on self-evaluation basis (as detailed in (i) above) will be downloaded & checked with documents and shall be put up to the evaluating Committee. The Committee will examine the uploaded documents against information/declarations furnished by firms online. If it confirms to all of the information/ declarations furnished by the firm online and does not change the eligibility status of the firm, then the firm will be considered.
- iii. Bids which has not been submitted with valid documents will not be considered for further evaluation.
- iv. In case the Tender Committee finds that there is some deficiency in uploaded documents (i.e. w.r.t confirmatory documents) corresponding to the information furnished online or in case corresponding document have not been uploaded by bidder(s) then the same will be specified online by Evaluator clearly indicating the omissions/shortcomings in the uploaded documents and indicating start date and end date allowing 7

days (7 x 24 hours) time for online resubmission by bidder(s). The bidder(s) will get this information on their personalized dashboard under "Upload confirmatory document" link. Additionally, information shall also be sent by system generated email and SMS, but it will be the bidder's responsibility to check the updated status/information on their personalized dash board regularly after opening of bid. No separate communication will be required in this regard. Non-receipt of e-mail and SMS will not be accepted as a reason of non-submission of documents within prescribed time. The bidder(s) will upload the scanned copy of all those specified documents in support of the information/ declarations furnished by them online within the specified period of 7 days. No further clarification shall be sought from Bidder.

- v. The offers will be evaluated in accordance with the criteria mentioned in **Annexure-3/Selection Criteria** on the basis of documents uploaded by firm online. The firm is not required to submit hard copy of any document through offline mode. Any document submitted offline will not be given any cognizance in the evaluation of offer.
- vi. In case the qualified firm submits requisite documents online as per tender document, then the firm will be considered.
- vii. In case the firm fails to submit requisite documents online as per tender document or if any of the information/declaration furnished by firm online is found to be wrong by Committee during evaluation of scanned documents uploaded by firm, which changes the eligibility status of the firm, then his bid shall be rejected.
- viii. In case none of the firms complies the technical requirement, then necessary action as deemed fit by management will be taken.
- ix. It is responsibility of firms to **upload legible/clearly readable scanned** copy of all the required documents as mentioned above.

12. Scanned copy (PDF) of supporting documents duly signed and stamped should be uploaded in the Folder provided for this purpose. However, ECL reserves the right to verify such documents with the original, if necessary. Bidder has to submit the originals to ECL on demand.

13. The offer should be submitted strictly as per the terms & conditions laid down in the tender document, failing which the offer will be liable for rejection. No deviation of the terms and conditions of the tender document is acceptable. Terms and conditions which are in deviations of the tender terms are liable for rejection.

14. ECL reserves the right to reject or accept or withdraw the tender in full or part as the case may be without assigning reason thereof.

15. ECL also reserves the right to short close the contract in case of breach of terms and conditions of the contract by the tenderer.

- 16.** All notices to the bidders shall be sent by e-mail only during the process of finalisation of tender by ECL as well as e-procurement portal. Hence the bidders are required to ensure that their corporate e-mail id is provided / updated during the registration of vendor with e-procurement portal. Bidders are also requested to indicate their valid corporate e-mail id and mobile no. of authorised representative at Instruction to Bidders for communications through e-mails / SMS alerts (if any).
- 17.** Modification of the submitted bid shall be allowed online only before the deadline of submission of tender and the bidder may modify and resubmit the bid online as many times as he may wish. Bidders may withdraw their bids online within the last date and time of bid submission.
- 18.** No modification of the bid or any form of communication with ECL or submission of any additional documents, not specifically asked for by ECL, will be allowed and even if submitted, they will not be considered by the purchaser.
- 19.** In case of any technical mistake in online offer and NIC confirming that there is no fault from their side then ECL will not be held responsible for the consequences and no correspondence in this regard will be given any cognizance by ECL.
- 20. Earnest Money Deposit:** Not Applicable

Encl.: Annexures

HoD Internal Audit, ECL

SCOPE OF WORK

The list is only illustrative and Internal Auditor is not bound by it. The Auditor is expected to be innovative and deeply review internal controls; compliance of delegation of powers, spending is judicious, and look into wastages, pilferages, and theft and fraud-prone areas deeply. Sudden checks, physical verification, integrity check and suspicious transactions all need to be tracked by the *Internal Auditor*. The entire operations from all angles are in your scope and those who are innovative and bring to the management notice significant and material issues and solutions will be adequately taken care of in the assessment.

SL No.	Scope of Work
1	COAL PRODUCTION AND OVERBURDEN (OB) REMOVAL:
1.1	PRODUCTION: To Check and Verify the reported production as per the reporting formats as approved by the Board and amended from time to time along with Form-H and to report variations, if any:
1.1.1	Under Ground <u>Coal Production:</u> a) Checking of Shift-wise coal production as per Form 1-A, b) Checking of Form 2-A, daily report of coal production with Form 1-A, c) Checking of monthly report of coal production as per Form 4-A, the difference if any to report. d) Checking of daily and monthly coal production from outsourced, if any. e) Checking of coal loaded in tubs and payment to piece-rated workers (in case of manual loading). f) Whether the conversion factor of coal is reviewed in every third year, if applicable?






1.1.2	Open Cast:
1.1.2. (a)	Coal - Departmental a) Checking of Shift-wise coal production as per Form 1-D, b) Checking of Form 2-D, a daily report of coal production with the Form 1-D. c) Checking of monthly coal production report as per Form 4-A, the difference if any to report.
1.1.2. (b)	Coal - Outsourced a) Checking of Shift-wise coal production as per Form 1-E, b) Checking of Form 2-E, a daily report of coal production with the Form 1-E, c) Checking of monthly coal production report as per Form 4-A, the difference if any to report.
1.1.2. (c)	Overburden - Departmental a) Checking of Shift-wise Over Burden (OB) removal as per Form 1-B, b) Checking of Form 2-B, a daily report of OB removal with the Form 1-B, c) Checking of monthly report of OB removal as per Form 4-A, the difference if any to report.
1.1.2.(d)	Over Burden - Outsourced a) Checking of Shift-wise Over Burden (OB) removal as per Form 1-C, b) Checking of Form 2-C, daily report of OB removal with the Form 1-C, c) Checking of monthly report of OB removal as per Form 4-A, difference if any to report.
1.1.2.(e)	Report on incidences of theft of coal if any.
1.1.3	Washery:
1.1.3 (a)	Raw coal received a) Checking of Shift-wise coal received as per Form 1-F, b) Checking of Form 2-F, daily report of coal received at Washery with the Form 1-F. c) Checking of monthly report of coal received as per Form 4-A, difference if any to report.
1.1.3 (b)	Production: a) Checking of Shift-wise coal processed in washery as per Form 1-G, b) Checking of Form 2-G, daily report of coal processed in washery with the Form 1-G,

	c) Checking of monthly report of coal processed in washery as per Form 4-A, difference if any to report.
1.1.4	Capacity utilization of the washery and comment on the reasons for underutilization if any.
1.1.5	Percentage of yield and comparison of the same with the target and last year's figures and reasons for variance, if any.
1.1.6	To check whether the procedure adopted for OBR accounting is uniform with CIL norms. (on a quarterly basis)
1.1.7	Whether parameters for OBR accounting in SAP have been properly fed into SAP. (on a quarterly basis)
1.1.8	OBR Accounting is to be checked and certified by the Internal auditors in their quarterly internal audit report.
1.1.9	Report on any additional cost through an additional contract for segregation of coal from slack, stone etc. in hire patch OCP.
2	MARKETING & SALES
2.1	Report on actual off-take with the Annual Action Plan (AAP) target.
2.2	Checking of records that the coal is dispatched after weighing on electronic weighbridges and if not report thereof.
2.3	Report on deduction due to grade slippage, deduction due to non-computerized Weighment, quantity deduction and any other.
2.4	Report on overloading/under-loading (quantity and amount) and Demurrage paid to Railways. (a) For demurrage charges incurred, to report on - (i) Whether the indent for wagons placed with Railways are more than the capacity of the siding? (ii) Whether there is untimely supply of wagons, where manual loading is done? (iii) any other reason for such demurrage. (iv) Whether any protest lodged with Railways for unreasonable claim.

	(b) Whether Demurrage charged is owing to failure of Contractor where wagon loading is done contractually? If so, whether such demurrage has been recovered from contractor's bill?
2.5	Report on Maintenance of records for road sales – Delivery Order wise, Party wise Ledger, Weighment register, Gate Pass, etc.
2.6	(a) Report on Performance of weighbridge and % of coal weighed. (b) Reasons of unweighed wagon and since when.
2.7	Report of unweighed wagons, if any with the name of the party and place of coal dispatched, basis of raising of sale bill.
2.8	Report on delay in raising invoices for credit sales on the following. (a) Time taken by various departments (b) Date of loading (c) Date of receipt of RR (d) Date of billing (e) Date of dispatching the bill.
2.9	Checking of Monthly reconciliation between billed quantity and dispatched quantity. If any variation report thereof with reasons as per Annexure-A (Report on Customer Sale Billing Process)
2.10	Checking of disputed and undisputed dues of Sundry Debtors, age-wise and reason wise and report on disputed dues and check that payments are received as per the fuel supply agreement.
2.11	Checking of records of BG and timely action taken for renewal and encashment as the case may be and also that the lapsed BG have been returned to the party and all BG have been verified from the Bank through post or through SFMS (Structured Financial Messaging System) mode.
2.12	Checking of Sale bills (test check) are raised as per the Delivery order and surface transportation charges are billed with reference to the lead certificate with applicable rates.
2.13	Report on input tax credit availed correctly and fully against Input GST on revenue as well as capital items.

2.14	Report on incentive/bonus bills has been raised timely and correctly as per FSA and realization thereof and also credit note for a penalty for non-supply of coal as per norm, if any, has been given.
2.15	Report on forfeiture of EMD from e-auction parties with quantity and value during the period/year. In case of failure on part of the Company, competent approval is taken for a refund of the full value of coal, to report quantity and value thereof.
2.16	To report on Un-lifted quantity/ Short dispatch Quantity to Power Plant/Road Sales/Linkage Sales/Other Sales of coal, if book stock is positive on the given date. (monthly basis)
2.17	To check whether debit/credit notes have been issued within 30 days of receipt of analysis report to the customers for the settled case of grade variance etc., if not report thereof.
2.18	No. of complaints and grievances received from customers and settled/action taken during the period/ year.
2.19	Checking of Delivery Orders for coal are in accordance with Fuel Supply Agreement or any other agreement/order and the full amount is received from the customers.
2.20	Check the records for the supply of coal through washery mode as per FSA or any other arrangement and approval of competent authority is taken.
2.21	Checking of Quarterly reconciliation of balances in Subsidiary ledger with General Ledger, if any variance report thereof.
2.22	Checking of the advance amount received from the customer with the bills raised and in case excess amount, refunded timely, if not report thereof.
2.23	Checking of EMD amount received on e-auction of coal and adjusted against delivery orders issued and in case party has not deposited balance value of coal, whether the EMD forfeited and accounted for.
2.24	Report on Weighbridge calibration done by the statutory authority and date thereof.
2.25	Checking of under-loading charges calculated as per the Railway guidelines and allowed as per the provisions of FSA.
2.26	Report on the under loading cost and quantity and reason thereof, its comparison with the corresponding period of the previous year and previous month.

2.27	<p>Railway Siding:</p> <p>a) Checking of Shift-wise coal received at Railway Siding and dispatch, b) Checking of daily report of coal received at Railway Siding and dispatch, c) Checking of monthly report of coal received at Railway Siding and dispatch, the difference if any to report.</p>
2.28	Whether regular follow-up is made for Third party sampling agency(s) in case of results of samples reported beyond stipulated periods under respective tripartite agreements.
2.29	Whether regular follow-up is made in case of results of referee samples not received within due date.
2.30	Levying of penalty by Coal Companies: Report on account of delay in case of reporting of third-party and referee results as per Tripartite Agreement.
2.31	Whether entry of quality related data is made by Coal Companies in ERP within 48 hours of receipt of Third party / Referee results.
2.32	To check whether refund / adjustment of EMD of successful buyers is done within timelines specified.
2.33	To check whether refund of Coal Value of Un-lifted Quantity is done within timelines specified.
2.34	To check whether Performance Security & Financial Coverage BGs are returned as per timelines specified.
2.35	To check whether Joint Reconciliation Statements properly incorporate the head-wise, period-wise and reason-wise outstanding claims not accepted by consumer and Coal Company separately.
2.36	To check whether records of reason-wise claims of consumers not accepted by Coal Company are properly maintained and provisioning is made against the same.
2.37	To check whether long-pending unsettled claims of Coal Companies against CPSEs are referred to AMRCD.
2.38	To check whether Interest Bills are raised timely on delayed payment as per terms and conditions of contract.

2.39	To check whether undisputed dues reported by Coal Companies in MIS reports (Daily /Monthly/Quarterly) correspond to dues accepted by consumers as per Joint Reconciliation Statement.
2.40	To verify whether expenditure for lodging, boarding and transportation to third party testing agency (CSIR-CIMFR) is being shared by Coal companies (CIL subsidiaries) and power utilities on equal basis.
3	<p><u>Checking of Quantitative reconciliation:</u></p> <p>Opening stock, production, off-take (Dispatch + Colliery consumption) and closing stock as per production report and compare the same with Form "H" and variation, if any, should be reported.</p> <p><u>Note:</u></p> <p>a) Opening stock should be verified with the closing stock of the same in Form-H of the previous month/period.</p> <p>b) Production should be verified from the production report as mentioned herein before.</p> <p>c) Dispatch should be verified from Sale Bill Register.</p> <p>d) Inter unit transfer should be verified from Stock Transfer statement.</p>
3.1	To report on the verification and reconciliation of Colliery-wise/Project-wise coal transport quantity to siding with the coal received quantity at Siding on a periodical basis.
4	PRODUCTIVITY
4.1	<p>Analysis of OMS.</p> <p>a) Checking of overall OMS and comparison with previous month & target and report thereon.</p> <p>b) Checking of departmental overall OMS vis-a-vis total overall OMS and report thereon.</p> <p>c)) Checking of Man shift data and production figures.</p>
5	INPUTS
5.1	<p>MANPOWER:</p> <p>a) Checking of actual deployment of manpower with the approved manpower. Report on short/excess manpower, if possible discipline-wise. Also to report on gainful utilization of surplus manpower, if any.</p>

	b) Checking of Absenteeism statement with the Attendance Register, in case of variance, report thereon.
5.2	MACHINES (HEMM, CHP, SDL, LHD, CM, Surface Miners, High Wall Equipment, and Power Support Longwall etc.)
5.2.1	Checking of Monthly Performance of the HEMM (in respect of CIL Norms) and UG machines with respect to Last Year's Actual and with the previous month.
5.2.2	<p>Checking of HEMM and UG Machines under breakdown for more than three months, more than three months to one year and more than one year, separately for machines and recovery made for break down, if any:</p> <p>(i) Under MARC</p> <p>(ii) Under Warranty</p> <p>(iii) Others</p>
5.2.3	<p>Report on HEMM and other Machines -</p> <ol style="list-style-type: none"> i. Report on mismatch of Equipment in case of Opencast mines - digging and transporting of coal/ OB with quantitative details. ii. Checking of HEMM and UG machines which have completed its life as per norms and whether the same is surveyed off or machine is still in operation, report thereon. iii. Checking of replaced machines in place of surveyed-off during the period under audit. iv. Checking of Machines surveyed off and grounded during the period under audit. v. Checking of productivity of the machines and in case it is less than the norms, report thereon. vi. Checking of guaranteed availability of new machine for the first year (as per contract). vii. Report on Instances where procurement of Components has been made during the valid warranty period.
5.2.4	<p>Maintenance of Logbooks of HEMM and other Machines:</p> <ol style="list-style-type: none"> i. Checking of log books: <ol style="list-style-type: none"> a) All columns are filled up, b) Entry of POL is done on regular basis and in case of variation from the previous day reasons to be recorded,

	<p>c) Hour/service meter of the machines are in working order, if not working, report thereon.</p> <p>d) Entry of major sub-assemblies and spares fitted in the machine.</p> <p>e) Maintenance of HEMM as per maintenance schedules is done, if not, report thereof.</p> <p>ii. Logbooks are signed by the concerned authorized person and operator.</p> <p>iii. Checking the performance of individual machine from logbook viz. working hours, breakdown hours, available hours, progressive hours on test check basis and report thereof.</p> <p>iv. Checking the time lag between the date of issue of main spares and the date of its fitting in the machine.</p>
5.3	Burnt Oil: Checking of section-wise burnt oil received and disposed of.
5.4	Checking of actual Performance of the Equipment under maintenance contract (MARC) Vis-à-vis terms of the contract.
5.5	Workshop - checking of jobs assigned and completed within time schedule if delayed report thereof and checking of amount charged for jobs and bills raised, test check.
5.6	Rehabilitation of Equipment: <p>i. Report on the machines rehabilitated and completed useful life (in terms of years and hours) as per norms, if not report thereof.</p> <p>ii. To check that the equipment rehabilitation norms of CIL have been followed, if not, report thereon.</p>
6	EXPLOSIVES:
6.1	Checking of statutory records required as per rule, if not report thereof.
6.2	Checking of Actual powder factor separately for Coal and OB party wise and compared with benchmark. To check that deductions for variances are pointed out and recovered from Suppliers bills.
6.3	Checking of records for supply of Site mixed Emulsion (SME) explosives as per allocation/requirement and recording of actual supply, party-wise Powder factor for Coal and OB (For Powder factor calculation, total OB should exclude loose un-blasted OB and quantity of OB re-handled) is calculated separately and the same is signed by the authorized person, if any discrepancy report thereof.
6.4	Report on comparison of Powder factor and Detonator factor with norms, previous month and previous year's figures.






6.5	Report on variance analysis of cost per CuM/Tonne of OB and coal respectively, in comparison with Budget showing details of volume variance and price variance.
6.6	Checking of Reconciliation of records of Explosive and accessories with consumption of stock.
7	Safety: The utilisation of materials for support in underground mines for safety
7.1	Checking of records for receipt, issue & stock of support material.
7.2	Checking of consumption of all underground support and safety material e.g. timber, steel bolt, roof bolt, cement capsules etc. is vetted by the Safety department.
8	OIL & LUBRICANTS (earlier POL)
8.1	Checking of internal control regarding receipt, issue & stock of POL.
8.2	Physical verification of quantity of diesel on test check basis in tankers as well as storage tanks and report thereof.
8.3	Consumption of diesel per CuM of composite production in Open Cast Projects (excluding production by Dragline) and comparison with CMPDIL norms for specific diesel consumption and previous year's figures, report on variance.
8.4	Consumption of diesel per working hour of the machine and comparison with previous month and previous year's figure and report thereof.
8.5	Report on the consumption of POL - volume and price variance.
8.6	Report on short supply of HSD and recovery thereof.
8.7	Checking of records of Dip stick measurement of diesel tank before receipt and after decantation from diesel tanker.
8.8	To check all credit notes/discounts given by IOCL as per the agreement between CIL & IOCL.
8.9	Report on the POL issued to hire patch party and recovery thereof on bulk industrial rate/retail rate on monthly basis.






9	Power
9.1	Report on consumption of Power per unit of production and comparison with previous month and previous year's.
9.2	Report on contract demand (CD) of power and actual contract demand utilized.
9.3	Report on penalty imposed due to: <ul style="list-style-type: none"> a) Delay in payment. b) Low Power Factor c) Recorded Maximum Demand d) Any other
9.4	Report on variance analysis of power cost per CuM/tonne as compared to budget and previous year.
9.5	Report on concessional tariff for domestic consumption is availed of, in case commercial tariff to be reported.
9.6	Checking of records that separate Meters are installed for industrial consumption and domestic consumption, if not report thereof.
9.7	Report on Energy Audit and its compliance. Report on Power Factor and comparison with previous month and previous year.
9.8	Report on Electrical Equipment /machine strength with its annual power consumption standards if it has not been covered by the Energy Audit
9.9	Whether the implementation of observations (Recommendations Made in Energy Audit Report) done or not?
9.10	Report on initiation of installation of the Solar panel at the unit for supply of power for own consumption subject to feasibility as per the solar target set by the subsidiary unit.
10	FINANCE
10.1	The utilisation of Fund: <ul style="list-style-type: none"> a) Checking of budgetary control for indenting, release and utilization of funds under major heads. b) Checking of the funds utilization immediately on receipt for the purpose indented for, any deviation to report.

	<p>c) Checking of cash receipts and payments and reasons as to why in cash and not through digital mode/bank.</p> <p>d) Checking of the unsettled amount returned by the bank on the failure of RTGS/NEFT.</p> <p>e) Checking of payment made through account payee cheque or demand draft, whether approval from competent authority is taken.</p> <p>f) Checking of bank reconciliation statement and report if any unreconciled amount lying unadjusted for more than one month.</p> <p>g) Payments to contractors and suppliers are made in serial/chronological order, any deviation report thereof.</p> <p>h) To report on whether CLTD (Corporate Linked Term Deposit) facility with a reasonable threshold limit has been obtained against the current account of the unit/Area with the concerned bank?</p> <p>i) To check whether Budget consumption of one head is tallied with General ledger (Mapped GL).</p>
10.2	Checking of balances of subsidiary ledgers with the General ledger and any variance report thereof.
10.3	To report on the age-wise break-up of all advances & receivables appearing on the balance sheet on a quarterly basis. Also to report on the balances lying for more than 5 years and the possibilities of their being written back/written off.
10.4	Checking of bills as per Supply/Work Order/Agreement/Manual on test check basis and if any deviation report thereof.
10.5	To report on overdue payments to MSME. To report whether payment is made to MSME suppliers/contractors within 45 days of acceptance of their bills.
10.6	Exceptional reports and types of exceptional transactions need to be checked by auditors. Exceptional transactions signify those transactions made beyond the predefined powers in SAP regarding the transaction by executives for bill passing and payment of bills.
10.7	<p>Verification of Investment of Surplus Fund:</p> <p>(a) Whether CIL Deposit Policy, as approved by the Board is being followed?</p> <p>(b) Opportunity of Investment of surplus fund in best possible alternatives.</p> <p>(c) Timely realization of Investments and credit to proper accounts.</p> <p>(d) Reinvestment after maturity of the Term deposits/Mutual funds in time.</p> <p>(e) Timely investment of surplus fund and report if any idle fund not invested.</p>

	(f) Checking of Fixed Deposits/ICD physically with the bank statements and interest accrued certificates are collected quarterly and accounted for, if not report thereof.
10.8	Checking of Bank draft/Bankers Cheque, received towards EMD and Security Deposits from contractors/ suppliers are accounted for and deposited timely in the bank, if not report thereof.
10.9	Bank Guarantee: Checking for- (a) To check the procedure regarding acceptance, custody and disposal of bank guarantee etc. in accordance to the provision laid down under Finance manuals and time to time guidelines issued by the management. (b) Whether Bank Guarantee submitted against the security deposit and performance guarantee has sufficient coverage for period of work? (c) Whether Bank Guarantee has been properly recorded and realized in case of default? (d) Whether genuineness of Bank Guarantee has been confirmed as per prevailing rules by the issuing bank and verified on SFMS platform?
10.10	Checking of payment vouchers on test check basis.
10.11	Gratuity claims amount received from LIC as per One Year Renewable Group Term Assurance (OYRGTA) policy and checking thereof: (a) Whether a claim for reimbursement has been lodged with LIC in time following the month of payment of gratuity to employees, if not report thereof? (b) Whether reimbursement from LIC has been received timely and paid to the authorized nominee of the deceased employee, if not report thereof.
10.12	Checking of legal bills whether paid as per schedule of legal fee to the empaneled advocates
10.13	Age Analysis of Vendor & Customer Open Items. To check whether reconciliations are done regularly.
10.14	Report on Trade Payables outstanding more than 3 months with reason prepared by the management.
10.15	To verify that supply orders /work orders are signed by the authorized officer empowered and verified with the specimen signature of these officials.
10.16	To check that the amount of laptop/Tab value (WDV) with perquisite tax has been realized from the executives on superannuation/ resignation/ termination.






10.17	<p>Air Tickets:</p> <p>(a) Whether booking in respect of Air tickets done on the basis of requisition slip duly approved by the competent authority?</p> <p>(b) Whether the bill of service provider (Travel Agent) is passed as per the terms & Conditions of the contracts?</p>
10.18	<p>Booking of Hotel Accommodation:</p> <p>(a) Whether booking of accommodation is done in the empaneled Hotel and as per entitlement of the person concerned?</p> <p>(b) Whether the bill of Hotel is passed as per terms & Conditions of the contracts?</p>
10.19	<p>Vehicle:</p> <p>(a) Whether hiring of vehicle is done as per terms & Conditions of the Contract?</p> <p>(b) Whether bill of service provider is passed as per terms & Conditions of the contracts?</p> <p>(c) Whether insurance covered of the company owned vehicle is renewed in time?</p> <p>Log books of vehicles:</p> <p>(a) To check that the log books are maintained properly giving relevant details such as the places travelled, purpose, meter readings, fuel filling etc. signed by the driver and the Authorized person.</p> <p>(b) To check that the recoveries have been made for use of vehicles for personal use.</p>
10.20	<p>Insurance Fitness and all other Vehicle related information is maintained in SAP so that Proper Compliance of RTO can be done (Company own vehicle).</p>
10.21	<p>Leased Properties:</p> <p>(a) To check that the lease rent is recovered as per the agreement.</p> <p>(b) To check that the revision of rent is done on due dates and in time as per the terms of the agreement, if not to report.</p>
10.22	<p>Comments on the genuineness of payables for old open items under different payables heads (GzuR/SRIR/ARIR). Whether any double booking of expenses or double payment of expenses is identified upon such verification.</p> <p>To conduct vouching of 100% of bills of major heads of expenses and report on any irregularity.</p>

10.23	Auditor's specific comments on completeness and accuracy of booking of major high value expenditures such as contractual expenses related to Coal and OB and repair & maintenance of HEMM. Comment on reconciliation of quantity in the bills with manual/electronic registers maintained at mines for quantities of coal/OB.
10.24	<p>School Grant:</p> <ol style="list-style-type: none"> 1. To check, whether the school are complying with all the regulation and guidelines of the MOU with the Company, if not same should be reported. 2. Whether audited accounts of schools are checked before releasing grants.
10.25	<p>SAP-related points:</p> <ol style="list-style-type: none"> 1. All parked items need to be checked and also enquired about status. 2. Employee vendor legacy, customer legacy and vendor legacy balance needs to be checked.
11	GST
11.1	<p>Registration:</p> <ol style="list-style-type: none"> 1. Whether additional places of business within a state are added in the registration certificate?
11.2	<p>Invoice verification:</p> <ol style="list-style-type: none"> 1. Whether invoice has all the prescribed particulars as required under Section 31 and rules made thereunder? 2. Whether bill of supply is issued as per requirement of GST Law? 3. Whether the time limit for issue of invoice has been adhered to? 4. Whether "Self Invoice" is raised in case of RCM transactions? 5. Whether Credit note/ Debit notes are issued and incorporated in GSTR within stipulated time as per the provisions of the GST law. 6. Whether document as per books of accounts match with Returns, i.e. Reconciliation of sales, other income and liability with GST returns. 7. Whether e-invoice has been issued for Business to Business (B to B) or not? Whether Invoice Reference Number (IRN) is being generated within adequate time or not.?

11.3	<p>GST Return & Payment:</p> <ol style="list-style-type: none"> 1. Whether returns as applicable have been filed within the due dates? 2. In case of late filing whether late fees have been paid? 3. Whether supply as per books of account matches with supply as per GSTR? 4. Whether change in tax rates has been dealt with correctly? 5. Whether tax has been paid within the prescribed due dates? 6. In case of late payments whether interest has been paid?
11.4	<p>Input Tax Credit:</p> <ol style="list-style-type: none"> 1. Whether input tax credit is taken based on eligible documents having all the prescribed particulars as per the Rules made in this regard? 2. Whether the goods / services on which ITC is claimed has been received by the entity before taking ITC? 3. Any Reversal of input tax credit for the goods sent for job work? 4. Whether Input tax credit is reversed against the receipt of Credit Note? 5. Whether wrong ITC availed has been reversed along with interest? 6. Whether the vendors (other than RCM) have been paid within 180 days from the date of invoice? 7. Whether ITC available in particular month is showing in GSTR-2B or not? Whether any other statutory compliance being levied during the period of audit such as IMS (Invoice Management System) is compiled or not?
11.5	<p>TDS on GST:</p> <ol style="list-style-type: none"> 1. Whether TDS on GST deducted as per GST Law and timely payment of TDS? 2. Whether related returns are filed and TDS certificates issued timely?
11.6	<p>RCM:</p> <ol style="list-style-type: none"> 1. Whether Reverse Charge has been paid on all inward supplies notified u/s. 9(3) of the CGST Act and u/s. 5(3) of the IGST Act? 2. Whether ITC has been availed of the tax paid under reverse charge?
11.7	<p>Misc:</p> <ol style="list-style-type: none"> 1. Whether books of accounts are maintained at each place of business? 2. Whether the Register E-way Bill/Delivery challan is maintained as per the law? 3. Are there any departmental inspection proceedings for Transitional Credits or any other demands created?

	4. Any adverse remarks by Statutory Auditor has been raised and whether those are rectified?
12	Purchases
12.1	Checking of Purchase orders placed are as per Purchase Manual and competent approval is taken and necessary formalities as per manual are complied with, if any deviation to be reported.
12.2	Report on Purchase order placed under various mode of purchase as per Purchase Manual 2020 and whether purchase are made accordingly.
12.3	To check that no attempt has been made to split the tenders, to keep the value of the contract within the delegated powers of the approving authority, if any report thereof.
12.4	Checking of non-availability certificate and consumption pattern of last 3 years has been obtained from both Regional & Central Stores before raising indent for any material.
12.5	Report on delay in placement of supply orders from the date of approval of indent beyond prescribed time, if any.
12.6	To check that the material is received and GR has been processed in SAP within the stipulated time; if not, whether liquidated damages have been imposed, if not report thereof.
12.7	Report on maintenance of records such as Tender Register, TCR files, Supply orders, Bill Passing Register, etc. are in order, in case of any discrepancy report thereof.
12.8	To check that the local purchases are made within the powers delegated to the approving authority. In case of local purchase, whether the materials purchased have been consumed immediately, if not report thereof?
12.9	To check if any advance payment is made to suppliers is as per the NIT/Order and has been adjusted as per the terms of advance payment. Any outstanding for a long time; list of such advances (separately for P&M and Spares) with age and reason for non-adjustment is to be reported.
12.10	Checking of Modules Orders placed for rehabilitation of equipment/HEMM. Also to check that the spares/ materials received are utilized for particular rehabilitation of equipment/HEMM, any discrepancy to report.

12.11	Checking of procurement of centralized items at Area/ Project/ HQ is done with proper justification and with the approval of competent authority.
12.12	Checking of deletion or insertion of terms and conditions in the standard NIT, whether proper justification has been recorded and competent approval has been obtained.
12.13	To check that the e-tenders are floated and reverse auction has been followed whenever applicable.
12.14	To check whether all entries have been made in SAP against orders placed through the e-procurement portal or GeM.
13	STORES
13.1	To check & verify proper maintenance of records such as Day Book, Stores Receipts, Issue Voucher, Kardex posting, Store Return Voucher, etc. To check that the entries are made on daily basis in SAP.
13.2	Physical verification of certain items of stores at random and basis of sample size and report the exception, if any.
13.3	Checking of claims lodged for receipt of short material and damaged material and whether settled, pending such cases to be reported.
13.4	<p>a. Checking of non-moving and slow-moving store items and to check the details thereof has been circulated to other Areas and Headquarters for gainful use at other places.</p> <p>b. Material purchased on local purchase basis, and not consumed within one month is to be reported and also to check that the items purchased frequently through "Local Purchase" are covered in Material Budget</p>
13.5	Checking of records maintained for scrap & disposal thereof.
13.6	Checking of relevant records of Charge-off Stores & spares lying for a period exceeding 3 months and to check that the charge off stores is also recorded through SAP. To check the records for transfer back of charge-off stores lying for more than 30 days to Regional Stores.
13.7	Checking of reconciliation of materials issued from the Main Stores tally with that received in the Charge-off Stores.

13.8	Checking of reconciliation between Inventory Ledger generated through ERP and physical store verification is done timely and accounted for quarterly/ yearly.
13.9	To check that the obsolete and non-moving stores & spares have been identified and accounted for.
13.10	To certify the list of obsolete, non-moving stores & spares which are not in use for last 5 years and to report on the steps taken by the company to dispose-off such obsolete and non-moving stores and spares.
13.11	In case of any agreement of buy-back of stores, the Auditor has to certify whether the process has been followed.
13.12	Checking of errors in Inventory Ledger and report thereon.
13.13	Checking of inspection reports on test check basis of material and the same is in conformity with provision in the Supply Order. Reporting on List of those material lying in stores waiting inspection for a period exceeding one month.
13.14	Checking of records of used tyres, battery and other recoverable items against the issue of new item.
13.15	Checking of records of warranty spare parts/ spare parts provided with equipment is kept separately and proper record is maintained for the same.
13.16	To check that all material received in stores is having material code and entered in ERP.
13.17	Checking of records of grounded/surveyed off vehicles that the De-registration of the same has been obtained from the RTO.
13.18	Shortages of stores and spares reported by stock verifier must be reported for provision adjustment in MM module
13.19	To check whether system for goods transfer/goods issue for workshop/ goods returned during inspection must be in/out through proper and timely GR/SR Note generated through SAP, with the proper/ under the surveillance of CCTV camera wherever available.
14	<p>SERVICE CONTRACTS AWARDED BY CONTRACT MANAGEMENT CELL OR BY ANY OTHER DEPARTMENT:</p> <p>This covers coal transport, sand transport, hiring of pay loaders for loading of coal, hiring of HEMM, surface miner, drills, continuous miner, high wall for over</p>






	burden removal and coal production, Mine Developer & Operator (MDO) contracts, hiring of vehicles, Turnkey basis contracts etc.
14.1	Coal Transport: To check that the CMC manual is complied with in finalizing relevant tenders of coal transportation awarded by Contract Management Cell or by any other department.
14.1.1	Checking of route map of coal transportation, which is certified by IED as shortest possible route of transportation.
14.1.2	Checking of work order executed is as per the terms of contract and deviation of time/quantity has been approved by the competent authority and payment released is as per terms of contract/ work order.
14.1.3	Checking of monthly target quantity for transport and penalty for short fall, if any is recovered from the contractor as per the work order. In case waiver of penalty, the same should have competent approval.
14.1.4	Surprise checks are to be carried out during weighment of trucks/ tippers/dumpers and discrepancy, if any, to be reported.
14.1.5	Checking of monthly reconciliation of coal transported with Dispatches + Closing Stock - Opening Stock and also to check re-handled quantity, if any.
14.1.6	To check the quantity re-handled and approval of competent authority.
14.1.7	Checking of records maintained at weighbridge e.g. Gate Pass, Bill, MB, Bill Passing Register etc. on test check basis.
14.1.8	Checking of bills of transporters and it is as per the terms and conditions of the work order and based on the certificate of the concerned authority regarding satisfactory performance and to check that all recoveries such as Security Deposit, Income Tax etc., have been made correctly.
14.1.9	Checking of escalation/de-escalation is calculated correctly and the same is adjusted/ paid to the transporter, any delay more than one month to be reported.
14.1.10	Checking of reconciliation of coal transported from quarry and coal received at dispatch point.

14.1.11	Checking of records of coal transportation done by both departmental and contractual means from the same mines and to check that separate identification of the quantity transported by both the means has been made.
14.1.12	To check that the GPS (Global Positioning System) installed in all the Trucks/ HEMMs deployed in the mine is operating effectively and monitored, if not report thereof.
14.2	Sand Transport:
14.2.1	To check that the CMC manual is complied with in finalizing relevant tenders of sand transportation awarded by Contract Management Cell or by any other department
14.2.2	To check the total quantity transported is within the awarded quantity and prior approval of competent authority has been obtained for any excess quantity and approval of competent authority has been obtained for excess in the value of work on account of price escalation.
14.2.3	Checking of reconciliation statement (reconciliation of receipt quantity and dispatch quantity) (Opening stock of sand+ Sand transported from River / Stock to Bunker - Sand stowed) = Closing stock of sand.
14.2.4	Checking of book stock with physical stock of sand and any difference to report.
14.2.5	Checking of records of Sand stowing and also to check that the claim for sand stowing has been made regularly.
14.2.6	Checking of sand stowing ratio and comparison with norms and variance if any to report.
14.2.7	Checking of Shortest route for sand transportation has been identified by a Committee and approved by the competent authority.
14.3	The Hiring of HEMM for OB Removal:
14.3.1	To check that the CMC manual is complied with in finalizing relevant tenders of OB Removal awarded by Contract Management Cell or by any other department.
14.3.2a	To check that the estimate is supported with shortest lead certificate, non-availability of departmental capacity.
14.3.2	To check and report on contracts of time and quantity extension granted and reasons thereof and to report.

14.3.3	Whether there is any splitting of contract in terms of quantity/time to accommodate the tender value within specific delegation of power?
14.3.4	Whether Personnel Dept. certified regarding fulfilling requirement of labor laws specifically for correct wages and PF/CMPF?
14.3.5	No. of contracts extended for time / quantity and whether such extensions is supported with proper justifications.
14.3.6	Whether payment of escalation/de-escalation has been properly calculated?
14.3.7	Checking of initial and final measurement document of contractual OB removal.
14.3.8	Reconciliation with survey report and OBR reported.
14.3.9	Whether Uniform practice has been followed for acceptance / rejection of offers including the time period for such decision on test check basis?
14.3.10	OBR removed during the year with bill paid and reconciliation with physical measurement.
14.3.11	Checking of the closing advance stripping with Surveyor's Report.
14.3.12	Verification of OBR measurement and accounting. Verification of initial profile and final profile with the billed quantity for payment.
14.3.13	Whether Hindrance Register is maintained and updated for every Coal, Sand transport and OB Removal contracts.
14.4	Other Contracts: To check that the CMC manual is complied with in finalizing the relevant tenders and to check all other details while making the payment
15	CIVIL CONTRACT WORKS (CAPITAL & REVENUE) It covers all construction works under capital head, revenue works and turnkey contracts etc.
15.1	To check that the Civil Engineering Manual / Contract Management Manual /Schedule of Rates are complied with in finalizing the relevant tenders.
15.2	To check that no attempt has been made to split the tenders to keep the value of the contract within the delegated powers of the approving authority.

15.3	To check that the works awarded have been completed within the scheduled time, if not to check that the competent approval is taken for time extension as per provisions of Manual.
15.4	To check that there is no failure on part of the management, due to which the work could not be completed in time resulting in escalation of value of contract.
15.5	To check that for completed works, final bills have been prepared in time and accounted for. To check that the details of running and final bills are recorded in the Measurement Book (MB) and any material issued to the contractors has been recovered. Test check of MB with bills. To report where final bills are pending for completed work for more than 3 months. To report for capital works in progress after the completion of work period as per contract.
15.6	To check and report for abnormal variations in quantities as per estimates of awarded work.
15.7	To check that the advances, if any paid against contract are adjusted as per the terms of the contract and in case interest bearing, correct interest has been recovered from the contractor.
15.8	To check that the payments have been made as per the terms and conditions of the work order and on the basis of satisfactory performance as certified by the concerned authority; whether recoveries towards security deposit, secured advance, income tax, etc. have been made correctly.
15.9	To check BG/Security has been refunded only after No dues and Performance Certificate from Engineer In-Charge.
16	ESTABLISHMENT
16.1	<p>Manpower:</p> <ul style="list-style-type: none"> (a) Reconciliation of manpower on roll manpower paid as per Pay-sheet. (b) Checking fixation of basic pay on promotion, revision of basic pay in disciplinary action, subsistence allowance and other allowances sanctioned from time to time and pay fixation of new recruits etc. (c) To check the details and documents submitted by the new recruits executives/ non-executives. (d) To check the complete records for employment given to land oustees and suitable compensation paid as per the statutory requirement e.g. CIL R&R Policy/State Level Policy.

- (e) To check that in case of employment against death whether the competent approval is taken before giving the employment.
- (f) To check the records of vacancies to be filled up by promotion of existing employees and report thereof.
- (g) To check the records of transferred employees not released and report thereof.
- (h) To check the cases of retirement on medical ground/Retirement before superannuation/VRS and to check that the competent approval is obtained.

16.2

Service Record Verifications

- (a) Whether photographs of the employee have been affixed and attested, if not, report thereon.
- (b) Whether Service Book has been signed by the employee and countersigned by the authorized person?
- (c) Whether date of birth and all other columns have been filled up?
- (d) Whether there are any discrepancies in the date of birth of the employee with regard to Service Records?
- (e) Whether any case is pending for age or qualification dispute.
- (f) Whether Service Book of the employees are regularly updated.

16.3

Attendance (Integrated with SAP):

- (a) To check that the Bio-Metric attendance system is in operation and pay sheets are prepared after taking attendance directly through system and without manual interference, if any to report. If manual, to check that attendance is marked daily and cross total in the attendance register. The attendance register is signed daily by the authorized person.
- (b) In case of underground, cross-check the attendance with Cap Lamp Register.
- (c) Whether attendance is being captured through Biometric machine and the same is integrated with SAP.
- (d) Deputation- Tour program and Sunday attendance must be crossed checked with approval copy of competent authorities and CAP Lamp issue register must be checked for UG attendance.

16.4

Leave Records (Form G and H):

- (a) To check that the leave records are maintained in the statutory format/registers.

- (b) To check that the balances of leave are correctly carried forward and added for the current year as per eligibility, leave availed are correctly recorded in SAP.
- (c) Leave availed is supported by applications and duly sanctioned as per leave SOP in SAP.
- (d) To check that the leave register is updated and corrected regularly.
- (e) To check the instances where leave has been availed but having no leave balance.
- (f) Quarterly Reconciliation should be done between leave balance mentioned in Pay slip and leave balance appeared in Leave records, any variance to report.

16.5 Overtime and Rest Day workings records (Form I):

- (a) To check whether the overtime is being paid as per the applicable statutory provisions and report deviations, if any.
- (b) To check that proper record for overtime is maintained, specifying the engagement of hours with reasons.
- (c) To check that the OT sanctioned is within the delegated powers and as per the applicable statutory provisions.
- (d) To check that the OT/Rest Day wages paid have been duly sanctioned.
- (e) To check the instances where the employee was on leave / rest day but OT is paid.
- (f) To check the instances where employees have been engaged on over time continuously beyond applicable statutory provisions.
- (g) To check that compensatory rest has been availed/provided in all cases, if not to report.
- (h) To report for Variance in cost of normal overtime and Sunday / Holiday workings with Budget and previous year in terms of hours/days and financial.
- (i) To Report on Sunday deployment vs Normal deployment.

16.6 Visit to Home Town (HT) and Bharat Bhraman (BB):

To check that the Home Town and Bharat Bhraman register is maintained properly containing all the relevant information updated from time to time on receipt of applications from the employees

Salary & Wages Audit:

- (a) To check that the provisions of NCWA in case of non-executives and provisions of DPE's OMs/Office Orders issued on the matter, in case of executives are followed in preparation and payment of wages and salary.
- (b) To report whether payment of salary & wages is made only through Bio-metric attendance system integrated with SAP.
- (c) System & transaction audit to be carried out on sample basis in respect of each element of salary & wages including arrear salary & wages and PLR/PRP paid and to report weaknesses and deficiencies in internal control.
- (d) Checking of all deduction, recoveries and adjustments are made and reconciled e.g. CMPF, Family Pension and 7% Pension, HBA, conveyance loan etc.
- (e) Checking of pay fixation arising out of promotion/SLP/SLI, annual increment and stagnation increment and on implementation of NCWA and Executive Pay Revision as and when due. Also to check arrears arising out of such fixation/revision.
- (f) To confirm that discontinuation of billing of separated employees is made in the next month and no payment through system is generated thereafter.
- (g) To check fall back wages, whether the competent approval has been obtained.
- (h) To check that all the terminal benefits have been settled and paid to superannuated/ resigned employees, any pending case to report.
- (i) Checking of arrear salary & wages and arrear PRP bills before making final payments to separated employees.
- (j) Whether a Memo of Difference (reason for head wise difference of salary with reference to previous month) is made by the system department and checked by the finance dept.
- (k) Whether employees have necessary approval for joining after long absenteeism, if not to report.
- (l) Checking of register for recovery of rent and reporting on outstanding amount.
- (m) To check the records relating to occupancy of quarters and rent is recovered as per rule of the company.
- (n) Unauthorized occupancy of company accommodation, if any, should be reported.
- (o) Reconciling payment of HRA, Conveyance reimbursements, Transport Subsidy, Quarterly Medical Allowance and other allowances etc. as per the provisions of the wage agreement/applicable provisions or respective sanction/office orders.

(p) To check whether the entry in SAP of relevant supporting documents with the date of validity have been properly done on the basis of which Transport subsidy are being reimbursed as per the clause of latest wages agreement.

(q) Reporting on monthly checking of Salary may also be included **Annexure B.**

16.8

Advances to Employees:

- (a) To check that the advances are adjusted and in case of recovery the same is regularly done, no second advance unless first one is adjusted.
- (b) To check the schedules of advances under various heads duly tallied with the balances of General Ledger.
- (c) To check that the Debit Memos for the Transfer TA and other advances for the transferred employees have been issued timely to the place of transfer and recorded in the LPC.
- (d) List of advances (other than House Building and Conveyance advance) outstanding for more than three months, more than 6 months, more than 1 year, more than 2 years with Date of advance & reason for non-adjustment.
- (e) To check that the interest on House Building and Conveyance advances has been calculated correctly and recovered regularly.
- (f) Summary of Employee Advances and its recovery may also be given as shown in **Annexure C.**

(g) Checking and reporting of Classification of Medical Advances:-

- 1. Existing Employee (On Roll):
 - a) Hospital Medical Advance - item not admissible.
- 2) Retired/Death cases - Amount recoverable from:-
 - a) From terminal benefits
 - b) Non- recoverable

16.9

Other Payments:

- (a) Checking of other expenditures like TA, Transfer TA, LTC, Medical reimbursement, medical reimbursement to retired employees under CPRMS etc. has been made as per the relevant circulars of the company and if any irregularities to be reported.
- (b) To check the Performance Related pay (PRP), Performance Linked Reward (PLR) and production incentive etc. are calculated correctly.

	(c) Checking of full deduction towards CPRMS for both executive as well as Non-Executives and transfer of its fund to related Trust.
16.10	<p>Outside Repairs:</p> <p>(a) To check that major outside repair has been done after obtaining "No objection Certificate" from concerned Regional Workshop/Central workshop.</p> <p>(b) To check that the relevant manuals are complied with for awarding such works.</p> <p>(c) To check that the proper records is maintained for all such works e.g. details of work order, bill passing details, deductions etc.</p> <p>(d) To check that the equipment/ machines sent for repair have been received in time and to report if there is any delay for more than three months.</p>
16.11	<p>Statutory Payments & Returns:</p> <p>(a) Verification of receipts/acknowledgements for the payment of statutory dues like Income tax, GST, GST Compensation Cess, Royalty on coal and sand, Stowing, Road tax, Insurance, etc. and any other Duty/Tax or cess levied by State /Central Govt.</p> <p>(b) To check that the statutory dues have been deposited in time and reconciliation of collections/receipts as the case may be and payments of statutory levies and if any penalty due to late payment to report.</p> <p>(c) To check that all Statutory Returns have been filed in time, in case not complied to report.</p> <p>(d) To check that all statutory deduction made from the bills of contractors are deposited to the appropriate authorities within the time schedule like PF, ESI etc.</p> <p>(e) To prepare a status of old pending cases at various levels and report on necessary action taken including suggestion on how to ensure that litigation is reduced.</p>
16.12	<p>Corporate Social Responsibilities Expenses (CSR):</p> <p>(a) To check the CSR budget is as per provision of the company's act and unspent amount being dealt accordingly as per companies act.</p> <p>(b) To check the activity-wise budget and actual expenditure under Corporate Social Responsibilities (CSR).</p>

	<p>(c) To check that works undertaken under CSR are within the allocated budget and also as per CSR policy of Eastern Coalfield Limited.</p> <p>(d) To check and report unspent amount and also to check that the works undertaken by outside agencies, utilization certificates are received in time.</p> <p>(e) Report age analysis and reasons for time over run and action required.</p>
16.13	<p>Mine Closure Plan Expenditure (MCP):</p> <p>(a) To check the progressive mine closure expenses are identified and charged to a separate head of account.</p> <p>(b) To check that the amount is withdrawn from Escrow account at the interval of every five years for the expenditure incurred for mine closure.</p> <p>(c) To check that proper record is maintained for mine closure expenses.</p>
17	<p>SYSTEM</p>
17.1	<p>(a) To check that A.M.C's exists to protect the hardware and software installed.</p> <p>(b) To check that all software installed are fully utilized, if not to report.</p> <p>(c) To check that the company is having approved IT strategy/plan/policy.</p> <p>(d) To check the existing software in the operation are fully utilized e.g. financial accounting, sales accounting, personal information, pay roll, material/inventory management etc.</p> <p>(e) To check the areas, where the inbuilt check exists in the computer environment and needs to be reviewed.</p> <p>(f) To check the document retention policy to eliminate the problem of extracting information from computer file due to lack of back up of past records, exists or not.</p> <p>(g) To check that a system of proper documentation of software program exists.</p> <p>(h) To check that corrections made in master data are done by authorized person and complete record centrally in computer department is being kept and having the approval of head of System department.</p> <p>(i) To check that the backup of data is being taken regularly and kept as per the policy of the company and carried out by the designated and authorized employees.</p> <p>(j) Whether there is a system of identifying and disposal of e-waste?</p> <p>(k) To check the verification of creation of master records of employees transferred in /newly joined during the month & elimination of master records of employees, who have left the organization during the month on account of transfer, retirement, resignation, death, dismissal, removal, etc., if not to report.</p>

	<ul style="list-style-type: none"> (l) To check the anti-virus software is installed and working effectively (as per backup policy). (m) To check schedule of authority (SOA) and ensure that the delegated has sufficient control for discharging his responsibilities. (n) To check and ensure that hardware access control have fully been implemented so that remote user has proper authority to see, create & delete data and confidential/ payment related data, if shared, are encrypted or not, if not to report. (o) To check and report the existence of software password control along with periodic modification are in operation. (p) To check the existence of disaster recovery and business continuity plan along with periodic testing and review of the procedure. (q) To check the existence of software base control to block the access immediately after cessation of service like superannuation/ dismissal/ death/ termination etc.
17.2	<ul style="list-style-type: none"> a) To check whether CCTV recordings are being kept safely for future use as per norms, if not then report on the same. b) Report if any User ID of SAP remains idle for more than six months. c) Report if any boom barrier and RFID installed at Area or colliery are not in function or remains idle. d) Report whether VTS system is updated or not. e) To check whether the system installed for recording of Coal weightment is in order and properly functioning, if not then report on the same. f) To check whether E-Invoice on E-way bill is generated from SAP or not. g) To check whether payment interface is updated regularly, if not then report on the same. h) Check all Purchase Orders from SAP system and compare it with the suppliers bills for which payments are made.
18	<p>FIXED ASSETS</p> <ul style="list-style-type: none"> (a) Checking of Fixed Assets Register having all required details e.g. Quantity, unit, Location, Identification Number, Original Cost, Date of Capitalization, Life of the Assets, Rate of Depreciation, Depreciation for the year, Additions, Deletions, Accumulated Depreciation, WDV etc. (b) To check that the Physical verification of fixed assets has been carried by the management during the year and discrepancies, if any observed have been accounted for.



- (c) Verification of title deeds of Lands. Whether title deeds of immovable properties are held in the name of Company?
- (d) To check the reconciliation of balance as per Fixed Assets Register and General Ledger and report for any difference.

Capital WIP:-

- a) To report and check with reasons of any WIP assets lying pending for more than 3 years for capitalization.
- b) To review Project wise status of CWIP items lying more than 3 years and recommend for write off the same if required.

19

HOSPITAL / DISPENSARY

- a) To check the receipt of the medicines and issue is recorded properly.
- b) Physical verification of medicines and other related material on test check basis with a sample size and to tally with the book stock, any deviation to report.
- c) To check the record of expiry medicines with reference to date of purchase, if purchase is within three months, to report, also to check the disposal thereof with the approval.
- d) To check the equipment purchased and not installed within three months.
- e) To check and to report on the breakdown of major equipment and that Annual Maintenance Contract exists or not.

20

CENTRAL / REGIONAL WORK SHOP

- a) To check the records of shop wise, for expenditure incurred during the month / quarter.
- b) To check the jobs undertaken and completed within scheduled time if delay for more than two months to report.
- c) To check that the work undertaken by the workshop after obtaining formal work order.
- d) To check that the material received and used for repairing of the machine / equipment is accounted for.
- e) Physical verification of stores and spares on test check basis to reconcile with the book stock, any deviation to report.
- f) To check that the proper record is maintained for surveyed off equipment at workshop with the disposal.

21

COAL MINE PLANNING & DESIGN INSTITUTE LIMITED (CMPDIL)

21.1

Sales Billing & Realization:

- (a) Checking of records of jobs undertaken by CMPDI as the work orders received from subsidiary companies of CIL and outsiders.
- (b) Checking of bills raised as per the estimate submitted / work order- Deviation if any to report.
- (c) Checking of customer ledgers any payment due for more than 3 months to report from the date of bill issued.
- (d) To check the records related to verification of Quantum of drilling block-wise and subsidiary-wise.
- (e) Periodical reconciliation with different subsidiary companies for settlement of disputed outstanding bills, if any.
- (f) To check the Variation if any, between actual numbers of Engineering Day (ED) booked vis-à-vis budgeted.
- (g) To check that the statutory payments are made in time and returns have been filed in time, delay if any to report, in case any penalty for delayed payment to report

21.2

Business Development Division:

- (a) To examine the Tenders or quotations received in response to the Tender from outside parties other than Coal Companies.
- (b) Rates arrived at for above.
- (c) Deviation if any.
- (d) Examine standard % over the estimated expenditure as margin is added to arrive at rates.

21.3

Drilling Camp:

- (a) Maintenance of Vehicle log book.
- (b) Maintenance of drill machine log book.
- (c) Actual hours run during the shifts, breakdown hours and machine maintenance hours.
- (d) Consumption of POL.
- (e) Machine-wise consumption of POL.
- (f) Actual consumption of power, POL, stores vis-à-vis targeted consumption as per approved budget.

21.4

Machine Utilization of Drilling Camps:

- (a) To check the actual machine utilization at drilling camps:
 - i. Actual shift hours
 - ii. Breakdown hours.
 - iii. % of breakdown hours to shift hours.
 - iv. Available hours.
 - v. Production hours.
 - vi. % of production hours to shift hours.
 - vii. % of non-production hours to shift hours.
 - viii. Total utilization hours.
 - ix. % of utilization hours to shift hours.
 - x. Idle time hours.
 - xi. Break-up of idle hours.
- (b) Available capacity of meterage of individual drilling machine and utilization. Deviation if any.
- (c) Excess and shortfall of meterage drilled by individual machine.

21.5

Costing:

- (a) To check the cost arrived at for calculation of rate per meter.
- (b) Examine all expenditure incurred have been duly incorporated in the Cost Sheet.
- (c) Consumption rate of the items complied in the Cost sheet like Power, POL, Explosive, stores etc. and compare with the consumption rates targeted in the approved annual budget.
- (d) Comparison of actual controllable expenditure vis-à-vis budgeted expenditure any deviation to report.
- (e) Examine the percentage added over the actual cost is correct or not.
- (f) Calculation of rates for Planning & Designing jobs.
- (g) Calculation of rate for drilling jobs.
- (h) Checking of different MIS reports regularly prepared.

LEAD INTERNAL AUDITOR OF HQ

- (a) To review, monitor and compile the Internal Audit Reports of all the Areas.
- (b) To prepare the overall Exception Reports considering all the Areas.
- (c) To arrange for making necessary presentation to the Audit Committee of observation/findings based on risk assessment in consultation with GM/HOD (Internal Audit) of the company.



Note: Any other matter, considered significant, may be inserted in the scope of audit from time to time by the Management.

(A)

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Annexure A
REPORT ON CUSTOMER SALE BILLING PROCESS FOR THE MONTH OF.....

Month	Actual Dispatched Quantity as per SAP		Actual Billed Qty as per RR		Difference		Under loading Quantity charged by Railway and billed through SAP	Reason if any with quantity for non-billing of under loading quantity	Remarks
	Rail	Road	Rail	Road	Road	Rail			

Annexure B:
Summary of Salary & wages paid for the month of

Type	No. of Employee	Amount paid in the current month		Amount paid in the Previous Month		Justification for inconsistent increase or decrease, if any
		Manpower	Man-shift	Manpower	Man-shift	
DR						
MR						
Executives						






Annexure C

Summary of Employee Advances and its recovery for the month of

Account Head No.	Name of Head of Account	Opening Balance of the FY 2025-26	Addition during the month of..	Recovery during the month		Balance as on
				Recovery form opening	Recovery from current	
	Medical Advance					
	TA Advance(Executive)					
	TA (Non-Executive)					
	Misc Advance					
	Other Advance					

(21)   

Quarterly Internal Audit Report (Submission by all Internal Auditor in this format)

REPORT NAME: "REPORT OF EXCEPTION" OF INTERNAL AUDIT FOR THE Q.E. _____ ON THE BASIS OF 25 POINTS

SL.NO.	DESCRIPTION	PROBLEM	AUDITORS COMMENT	MANAGEMENT COMMENT
1.	Manpower	i. Surplus/shortage. ii. Manpower planning and recruitment.		
2.	Store & Scrap	i. Disposal record inventory (+) or (-) ii. Non-availability of computers / Cardex / Codes.		
3.	HEMM / Machine Maintenance	i. Mismatch in equipment ii. AMC doing their job or not iii. Workshops doing their job or not		
4.	SAP	Proper Implementation		
5.	Statutory reports / returns	Being sent regularly or not		
6.	Establishment / Advance	i. Monthly reconciliation of man shift as per attendance sheet and pay sheet. ii. Advances made & not recovered. iii. Attendance, compliance of labour laws, leave records, establishment matters etc.		





7.	Environment & Forest	<ul style="list-style-type: none"> i. Status of obtaining of clearance certificate e.g. CTO, EC, HRDS, Forest Clearance etc. ii. Report on Reconciliation of Forest Produce Transit Fees paid to the State Govt. and its recovery from consumer as per Annexure-D 	
8.	L&R	<ul style="list-style-type: none"> i. RR Schemes as per project. ii. Status of schemes, roadmap/flowchart to complete the RR plan. 	
9.	Capital Works	<ul style="list-style-type: none"> i. Maintenance of Records. ii. Capex plan as per Centralized and Decentralized budget. iii. Ongoing project or status of ongoing project. 	
10.	Power Factor	<ul style="list-style-type: none"> i. Domestic & Industrial use of powers; ii. Unauthorized iii. Unmetered connection. iv. Comparison of Industrial power use w.r.t. to previous years per unit of coal. 	
11.	Explosives	Comparison of powder factor & detonator factor with norms and with previous year's figure.	





12.	Fund Management	1. Stale cheques to be reversed every month and not on annual basis. 2. Report on idle funds not earning proper interest.	
13.	Coal Transport / Weighment	Whether coal stock is building up due to evacuation problem.	
14.	Evacuation problems if any	Report on Demurrage & Under-loading.	
15.	Demurrage & Under loading.	Based on actual data reasons from Production Department may be ascertained.	
16.	Production shortfall & reason	If there is any it must be brought out.	
17.	Grade Slippage	Maintenance of register for all indents received, date of placement of order etc., If indent is cancelled reasons thereof.	
18.	Purchase	Status of Implementation and progress report.	
19.	First Mile Connectivity (FMC)		

[Handwritten signatures and initials]

20.	Billing & realization	If there are slippages beyond a pre-determined amount /time period.	
21.	ESG	New initiatives and project under implementation for ESG and status of control system. (Utilisation of Carbon credit from own projects)	
22.	Outsourced Patches	<ul style="list-style-type: none"> i. Verification of BID documents as per Manuals. ii. Comparison of rate of OBR & Coal from subsidiary to subsidiary. iii. Status of operation of outsourced patch closure/foreclosure, if any with mine closure activities. 	
23.	FSA	<ul style="list-style-type: none"> i. Linkage order ii. Pending Cases at different courts iii. Amount involved iv. No. of settlement of cases 	
24.	Status of Legal Cases	<ul style="list-style-type: none"> i. Pending Cases at different courts. ii. Amount involved iii. No. of settlement of cases 	





25.	GST Compliance	i. GST Return ii. GST Payment iii. Input Tax Credit
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Annexure D

Report of Reconciliation of Forest Produce Transit Fees paid to the State Government and that recovered from the consumer for Quarter Ending on -

Month	Balance Amount b/f	Amount paid to the State Govt.	Amount Recovered from consumers	Difference, if any	Reason for Difference	Balance c/f	Other Remarks, if any






Annexure-2

TERMS OF REFERENCE OF INTERNAL AUDIT FOR Eastern Coalfields Limited.

The Institute of Chartered Accountants of India (ICAI) has issued Standards on Internal Audit (SIA). The Internal Auditors shall follow these Standards to the extent applicable in the matter of Planning, Audit Procedures (Sampling, Analytical Procedures etc.), Documentation and Reporting. The Internal Auditor is expected to apply his judgment to decide the applicability of these standards w.r.t. scope of work and reporting requirements.

SL No	Terms of reference
A	Audit Team
1	A practicing Chartered Accountant or Cost Accountant or a Firm/LLP of Chartered Accountants/Cost Accountants registered with the Institute of Chartered Accountants of India / Institute of Cost Accountants of India, appointed to conduct Internal Audit should depute audit team in the HQ/ Area/Units.
2	The Audit Team should consist of one qualified CA/CMA and three Inter CA (IPCC) / Inter CMA Semi-qualified Assistants. One of the Audit team members (Team leader/Semi qualified assistant) should have Audit working experience in SAP Environment and the same should be certified by the firm.
3	Normally the composition of audit team should not be changed. However, under certain circumstances beyond control of the Audit Firm, if the same needs to be changed in any manner, it may be done under intimation to GM of the Area and acceptance/intimation of GM/HOD (Internal Audit) of ECL (subject to verification of credentials of the new incumbent to be sent along with the intimation with photo proof of qualification, PAN card, Aadhaar card and a brief profile). However, it has to be ensured that the team should continue to have at least one SAP work experience member at any point of time during the period under Audit. The audit team members should carry Photo ID issued by the Audit Firm duly attested by the GM of the Area or GM/HoD (Internal Audit) Of ECL.
4	The Internal Audit Team should visit place of Audit i.e. HQ/Area/Units every month and conduct Audit at least 20 working days in a month and Partner of at least 5 years post qualification experience is required to be present on at-least four working days

	(once or more than once in a month) in a month for guiding the team, discussion and finalization of report with the management. The attendance of the team members will be maintained by the HQ/Area/Unit.
5	The Audit team will conduct the audit as per Compendium of Standards on Internal Audit issued by The Institute of Chartered Accountants of India and in consultation with Internal Audit Department at HQ / concerned officials at Area/Unit. It is important also to ensure that all aspects are reviewed from proprietary angle and all expenses, cost and revenue need to be examined from this angle. The policy decisions of the company and procedures adopted should be reviewed and commented upon including changes suggested. The internal controls, delegation of powers are to be regularly monitored for compliance as well as appropriateness. The various management decisions/ improper implementation of any decision, adversely impacting profitability or wastages of resources are to be brought in the report timely.
6	Confidential Report: The Internal Auditors are also advised to report all cases of revenue leakage, excessive or unreasonable expenses, misuse of powers, favors or disfavours having financial impact, fraud on the company or by the company, improper awarding of contracts, theft, unlawful or unprofessional activity or activity beyond the ethical boundaries or any other aspects without any limitation of any kind where interest of the company or any stake holder is getting adversely affected. Such report will be dealt with in a confidential manner and actions will be initiated without any reference to the source. The secrecy in terms of Official Secret Act will be followed by all concerned about such report and will be shared only on need to know basis. A copy of the confidential Report will be sent to the Chairman, Audit committee of ECL as well as Chairman of the Audit Committee of Coal India Limited for being considered by the CIL Audit Committee.
7	The number of Audit firms may vary according to the number of mines, Manpower, Production and Dispatches of a particular Area/ Project as decided by the management.
B	Scope of Work:
1	The audit team will conduct audit concurrently on month to month basis, throughout the year, as per the Scope of work.
2	The auditor should comment in respect of the following points: (i) Systems & Transactions.

- (ii) 'Report of Exception' on the 25 points, approved by CIL Board and as modified from time to time. This do not limit the scope of Audit and full detailed audit will be undertaken to ensure efficiency, efficacy, effective internal control, risk management, plug leakage of revenue, check excessive expenditure, matters and actions beyond powers or against the interest of the company. Wherever Applicable, variance analysis of comparison with last quarter and last year for the same period to be submitted.
- (iii) Matters contained herein and as may be advised by the company from time to time.
- (iv) Action Taken Report (ATR) on previous Audit Reports. In case any material issue is not getting addressed the internal Auditors shall interact with the CMD and/or relevant Functional Directors and General Manager in charge of the respective matter and to prepare their reports and ATR accordingly. Comment and recommendations for improvement in the systems.
- (v) Any other matter, which may be required during the course of audit besides as prescribed in terms of Internal Audit standards of ICAI, Companies (Indian Accounting Standards) Rules 2015 and amendment thereto and under Companies Act, 2013 with respect to Internal Audit.
- (vi) Report on the effective implementation of SAP in accordance with the guidelines issued and SOP framed by the Company and any suggestion for further improvement for report generation of SAP is to be submitted.

3

Lead Auditor:

- (i) The Company will appoint the internal auditor of the HQ as the Lead Auditor of ECL who will be also performing the job of consolidating all audit reports including executive summary (excluding confidential report and special report) and IFC Reports (Annual Basis) for the company as a whole and will be paid an additional amount of 50% of their monthly fees per quarter for such consolidation. A quarterly as well as annual consolidation is to be made by the lead auditor for presentation to the respective Audit Committee.

C

Audit Report

1

Monthly Report The Audit teams shall discuss their observation and findings with the GM/AFM/Associate Finance at Area/Unit and in case of HQ with GM/HoD (Internal Audit) of ECL after completion of audit for the month before submission of their report.

	<p>Current month as well as unresolved observation of the previous month/ period shall also be brought before the management. The audit team shall submit their monthly report to the Head of the Area/ Unit and in case of HQ, the report shall be submitted to GM/HoD (Internal Audit) of ECL. Reports shall be submitted in two sets. Monthly report is to be submitted within fifteen days of the following month. A soft copy of all reports except confidential report shall always be provided.</p>
2	<p>Quarterly Report: The Auditor shall also submit quarterly report and executive summary of all material points of unresolved observations/ findings with the management's replies/comments and the same shall be submitted to the following within twenty-one days of closure of the quarter:</p> <ul style="list-style-type: none"> (i) Head of the Area/ Unit. (ii) GM/HoD (Internal Audit) of ECL. (iii) GM/HoD (Internal Audit) of Coal India Ltd (in soft copy only) <ul style="list-style-type: none"> • Quarterly compiled Consolidated Internal Audit Report with action taken on last quarter report will be sent to the Chairman, Audit committee of ECL in July, October, January and April by lead auditor. The Executive summary of the same will be sent to the Chairman of the Audit Committee of Coal India Limited for considering in the Audit committee. A quarterly consolidated presentation of CIL as a whole will be made by CIL Lead Auditor before CIL Audit Committee. • A meeting with the top management of the company and all the internal Auditors will be held to discuss a power point presentation to be made by the concerned Auditors' including flow chart based presentation of the issues every 6 months unless the internal auditors request for an earlier meeting to discuss any important or serious issue. This PPT will form part of the executive summary. • Time frame for submitting the reports as per Annexure-E
3	<p>Annual Report: While submitting the report of last quarter of the financial year an annual compliance closure report consisting the unresolved observations/ findings for the previous three quarters shall also be submitted to the management within twenty-one days of closure of the financial year. A presentation to the Audit Committee is to be made by the Lead Auditor for the audit conducted during the previous year by all the Internal auditors.</p>

4	<p>Flash Report should be submitted by the Internal Auditor immediately on detection of any major irregularity in the course of audit, to GM/HoD (Internal Audit) of ECL with intimation to GM of the Area/Unit/HQ.</p>
5	<p>Special Report: In case of persistent non-compliance with standard Operating Procedures by the management or serious lapses coming to the knowledge of Internal Auditor, the firm should submit a special Report to CMD of ECL and a copy to the Chairman, Coal India Ltd.</p>
6	<p>Report on Fraud: Internal auditor is to be entrusted with the task and responsibility of ensuring identification of all material or minor frauds as well as large material errors. The audit programme should be so designed so that a clear focus on these aspects and proprietary aspects is given as per best of the ability of the Audit team. All such aspects are to be included in the confidential report to be submitted to Chairperson of the Audit Committee of ECL as well as to Chairman Audit Committee, Coal India Limited in a close cover marked as secret. The management will ensure the secrecy of such report and source identification and will fully protect the reporting Auditors. This is as a sequel to the current scenario in the matter of reporting on frauds under The Companies Act 2013 to strengthen the governance process.</p>
7	<p>Reporting on Internal Financial Control (Including Operation Control): The Internal Auditor should independently examine whether there exists a proper Internal Financial Control (IFC) system, Internal Operational Control system and whether the existing Financial Control and Operational Control are adequate and operating effectively and whether any further changes are required.</p> <p>The Internal Auditor should submit a certificate on adequacy and effectiveness of Internal Financial Control (including operation control) along with Annual Report.</p>
8	<p>1. All reports will include details of time spent by each person and partners for examining adequacy in future determination of fees. The attendance is not the key aspect. It is the deliverables quality which will be important for continuation of the assignment as the same can be withdrawn by the respective audit committee in case of inadequate quality after providing a chance of being heard. No official at any level will be permitted to impact the independence of the internal Audit. Any non-cooperation by any specific official or person can also be included in the confidential report and where appropriate in the special report.</p>

2. Internal Audit Report should be signed by the partner of the Firm mentioning Name of the Partner, Membership No., and Firm Registration No., UDIN No. to be included.
3. If the Auditor fails to complete the Audit in time or the Reports are not submitted as per time schedule mentioned above, the Company reserves the right to levy Liquidated Damages @ half percent ($\frac{1}{2}$ %) of the monthly contract amount/quarterly contract amount, as the case may be, per week of delay or part thereof. The aggregate of such compensation shall not exceed 10% (ten) percent of the total monthly amount/quarterly contract amount, as the case may be. However, Force Majeure clause will be applicable, if required.

D AUDIT FEE

- 1 **Monthly Fee:** Monthly Audit fee will be Rs. 1,54,000/- (One lakh Fifty-Four thousand) per team. Applicable Taxes will be paid extra.
- 2 **Lead Auditor's Fee:** The lead firm will be awarded additional fee of Rs. 77,000.00 (50% of Monthly Fee) per quarter for quarterly/annual consolidation. Applicable Taxes will be paid extra.

3 The fee structure of Internal Auditor is placed below in a tabular form:

Sl. No.	Nature of Audit	Audit Fee for 2026-27 to 2028-29
1	Monthly Audit Fee.	Rs. 1,54,000/-
2	Quarterly Lead Auditor's Fee.	Rs. 77,000/-

4 **Travelling Allowance:**

Partner will be entitled for rail fare by AC 1st class or Air Fare by economy class for the journey undertaken. Qualified Assistant will be eligible by AC 2nd Class and Semi-qualified assistant by AC 3rd class on submission of proof of journey, for to and fro journey actually undertaken. For this purpose, journey will be considered from the firms nearest office given in the profile to the place of audit. In case team members belong to the local area /nearby locality, the actual fare subject to limit prescribed above (for rail and road) after submission of proof of journey. In case of journey by mode other than rail, TA will be limited to entitled class or actual fare, whichever is lower, subject to production of documentary evidence.

5 The Company will provide a good quality Boarding, Lodging and local transport facility to the Audit Team and Partner.

6 **Payment of Internal Audit Fee.**

The bills for conducting internal audit and TA bills will be paid on monthly basis upon submission of Reports.

The paying authority in case of Area/unit will be Area Finance Manager/HoD Finance of respective Area/Project and in case of Head Quarter, General Manager (Finance).

The bill in duplicate, duly certified by the respective Area/unit and in case of headquarter GM/HoD (Internal Audit) in respect of receipt of reports and attendance, shall be submitted for processing of the bill and payment.

In addition, the Audit Firm must ensure that it has uploaded correct and proper GST Return against the audit service provided by them for claiming the GST amount as per bill and GST amount of each month will be paid in the following month on confirmation of Input Tax Credit (ITC), whichever is later.

E GENERAL TERMS AND CONDITIONS.

1 The Audit Firm must **not sub-contract the work**. Only partners of the firm or employees or qualified associates whose bio data is provided at least 7 days in advance can take up the audit. **The firms will have to declare that they are not related in any manner whatsoever with any existing or past Audit firm or past and present Directors and employee of Coal India or any of its subsidiaries.** Past association upto last 3 years of personal or financial or any other association of any kind now or in last 3 years is prohibited. The firms trying to approach any person connected with the appointment directly or indirectly will be debarred.

2 The audit team will work in strict confidence and will ensure that the information in respect of the operation of the Area/Unit is dealt in strict confidence and secrecy. A Certificate towards maintaining confidentiality is to be provided by each member of the Internal Audit team before commencement of Audit.

3 The members of the audit team should be in employment of the firm or professionally engaged for specialized review, in a transparent contract (without financial terms disclosure) to be shared and approved by the respective company based on special expertise or experience of such person.

4	If progress/performance of the audit team is not satisfactory, the management reserves the right to terminate the appointment of the Firm with prior notice of one month.
5	Dispute/difference, if any, shall be mutually settled with GM of the Area/unit/HQ. If the dispute could not be settled at GM level, it will be forwarded to the CMD for decision, which will be final and binding to all concerned.
6	The Internal Auditor of the Area must visit the mines in the Area, at least one mine in a month. The company officials will fully facilitate the visit.
7	GM/HoD (Internal Audit) of the Company shall convene a meeting, in every quarter, of all Internal Auditors of the company to discuss the Audit Report and its compliance.
8	The appointment of the Audit Firm will be for the year 2026-27 and may be considered for renewal in the subsequent years 2027-28 and 2028-29 based on satisfactory performance of the Firm. In case of renewal of the appointment in a subsequent year the present place of audit of Area/ Unit may be changed except in case, where the unit is situated in a place where it is not feasible due to place constraint.
9	<p>The Internal Audit Assignment will be terminated and the audit firm will also not be considered for renewal of appointment for Internal Audit in CIL and its subsidiaries, in the following cases:</p> <ul style="list-style-type: none"> (a) If the firm obtains the appointment on the basis of false information/false statement. (b) If the firm does not take up audit in terms of appointment letter within one month. (c) If the firm does not submit the Audit Report, complete in all respects, as per terms of appointment within the stipulated time. (d) If performance of the firm is not found satisfactory. (e) If any fraud / embezzlement is detected subsequently and not reported by Internal Auditor. (f) If a firm is appointed as an Internal Auditor in CIL or any of its subsidiaries, neither the firm nor any other firm or partners related in any manner will be appointed as Internal Auditor in any other company in the CIL group.

(g) The firm has to maintain the confidentiality requirement in terms of professional code of conduct and they shall not appoint/utilize the services of those who are not employee/partner/director of the firm.

Note 1: The criteria for shortlisting will be confidential as these are more of professional judgement based on several parameters as may be decided in consultation with the Audit committee and cannot be questioned by any person.

Note 2: The term "firm" will also include a proprietary firm and will also have the meaning as assigned to it in the Indian Partnership Act, 1932 and a partnership as defined in the Limited Liability Partnership Act, 2008 with a minimum experience of at least 5 years having adequate qualified partners and full time qualified employees and Article trainees / semi qualified employees (a self-certified profile will be provided by all firms clearly indicating their manpower, office infrastructure, software, hardware and other resources. The experience details including any specialized expertise may also please be provided as certified by the main partner of the firm who should be available at the time of presentation and who will undertake to ensure supervision of the quality of delivery of the assignment throughout the audit). **No existing firm of internal auditors or any one related to them in any manner can be appointed.**

Note 3: ECL reserves the right to check the details and to ask for supporting evidence at any time.

Note 4: Disqualification of Auditor as per section 141(3) of the Companies Act 2013 will be applicable.

❖ Timeline for submission of Reports

Sl. No.	Report Types	Due Date / Timeline
1	Monthly Internal Audit Report submission by Auditor of each Area/Unit.	Within 15 days of the Closure of the Month.
2	Quarterly Internal Audit Report submission by Auditor of each Area/Unit. (for Q1, Q2 & Q3)	Within 21 days of the Closure of the Quarter.
3	Consolidated Quarterly Internal Audit Report of ECL by Lead Auditor. (for Q1, Q2 & Q3)	Within 30 days of the Closure of the Quarter.
4	Annual Internal Audit Report along with Quarterly Internal Audit Report of 4 th quarter submission by Auditor of each Area/Unit.	Within 21 days of the Closure of the 4 th Quarter/Year.
5	Consolidated Annual Internal Audit Report along with Quarterly Internal Audit Report of 4 th quarter of ECL submission by Lead Auditor.	Within 30 days of the Closure of the 4 th Quarter/Year.
6	Internal Financial Control (IFC) Report submission by Auditor of each Area/Unit (on Annual Basis).	Within 21 days of the Closure of the Year.
7	Consolidated Internal Financial Control (IFC) Report submission by Lead Auditor (on Annual Basis).	Within 30 days of the Closure of the Year.

NB:

- (i) If the Auditor, without reasonable cause or valid reasons, commits default in submission of reports within the aforesaid time limit, he shall without prejudice to any other right or remedy available under the law to the company on account of such breach, pay compensation (Liquidated Damages) @ half percent ($\frac{1}{2}\%$) of the monthly contract amount / quarterly contract amount, as the case may be, per week of delay or part thereof. The aggregate of such compensation shall not exceed 10% (ten) percent of the total monthly amount/quarterly contract amount, as the case may be.
- (ii) A HINDRANCE REGISTER shall be maintained by both department and the Auditor, at site, to record various hindrances encountered during the course of execution. Hindrance Register will be signed by both the parties.

Selection criteria for hiring Internal Auditors for ECL

SL. No.	criteria	BASIS OF MARKS	MAXIMUM MARKS
1	Experience of the Firm: Experience in terms of no. of years of establishment of the firm (as on 01.04.2025) and the firm must have at least one partner with a continuous association of five years as on 01.04.2025 to be eligible for participation.	2 marks shall be awarded for each completed year of existence of the firm (fraction of the year to be ignored)	20
2	Number of Partners: Number of full-time partners / full-time qualified professionals who have been associated with the firm for more than 5 years as on 01.04.2025 and continue to remain associated thereafter	3 marks for each partner/person who is FCA/FCMA. 2 marks for each partner/person who is ACA/ACMA.	15
3	(a) DISA/CISA/DISSA/Forensic/Fraud prevention Qualification: Number of full time partners / full time qualified assistants holding DISA/CISA/DISSA/Forensic/Fraud prevention certification, who have been associated with the firm as on 01.04.2025 and continuing thereafter	1 marks for each partner/person having DISA/CISA/DISSA/Forensic/Fraud prevention certification.	5
4	Full time partner/qualified Assistants: Number of full time partner/full time qualified assistants having experience of 5 years or less and is working with the firm as on 01.04.2025 and continuing thereafter	2 marks for every full time partner/qualified assistant.	10

5	Semi-qualified Assistants: Number of full-time semi-qualified assistants (Inter Cost/ Inter Chartered - IPCC - both groups) & is working full time with the firm as on 01.04.2025 and continuing thereafter.	1 marks for every semi qualified assistant	5
6	Experience:		
	(a) Experience of the firm in conducting Statutory/ Internal/Cost Audits in PSU and large companies with turnover of at least Rs. 200 crores other than mining sector during the last 10 years ending 31.03.2025.	2 marks per year of audit.	20
	(b) Experience of the firm in conducting Audit in SAP Environment during last 10 years ending 31.03.2025	1.5 marks per year of audit	15
	(c) The Firm having experience in the Statutory/ Internal/Cost Audits in Mining companies with turnover of at least Rs. 200 crores during last 10 years ending 31.03.2025.	1 mark per year of audit.	10
	Total		100

Note:

1. The bidder is expected to fill up the BoQ with TPS of the EoI, with utmost care. Based on the input provided for each "Selection Criteria", the system will automatically calculate the "Marks" against each such criteria, which will be visible to the bidder also. Total aggregate marks based on "Selection Criteria" is 100 (Hundred). Minimum qualification marks are fixed at 70 (Seventy) for ECL.
2. A firm which has provided audit/non audit service in CIL & Subsidiaries during last three years in Coal India Ltd or any of its Subsidiary Companies






and served a term during three years (i.e. F.Y. 2023-24 to 2025-26) would not be considered for appointment of Internal Auditor for next three succeeding years (cooling period).

3. The documents submitted by only those firms who have scored 70 (Seventy) or more, on self-evaluation basis (as detailed in (i) above) will be downloaded & checked with documents and shall be put up to the evaluating Committee. The Committee will examine the uploaded information/declarations against documents furnished by firms online. If it confirms to all of the information/declarations furnished by the firm online and does not change the eligibility status of the firm, then the firm will be considered.
4. In case of tie in marks scored, the firm having the oldest date of registration as per Sl. No. 1 of selection criteria will be preferred. If still there is a tie, firm having the highest number of partners as per Sl. No. 2 of the selection criteria will be preferred"
5. A firm, which has been removed from internal audit assignment from CIL or its subsidiaries during, F.Y. 2020-21 to 2025-26 or have been held guilty by the ICAI Disciplinary process in the last 10 years or who is under investigation or has been charge sheeted or punished for any legal default with imprisonment will not be considered for appointment of Internal Auditor in CIL and its subsidiaries. ICAI means "The Institute of Chartered Accountants of India" and "The Institute of Cost Accountants of India".

Documents required

SL. No.	New	BASIS OF MARKS	MAXIMUM MARKS	Supporting Documents
1	(a) Experience of the Firm:			
	Experience in terms of no. of years of establishment of the firm (as on 01.04.2025) and the firm must have at least one partner with a continuous association of five years as on 01.04.2025 to be eligible for participation.	2 marks shall be awarded for each completed year of existence of the firm (fraction of the year to be ignored)	20	Constitution certificate/ LLP deed
2	Number of Partners:			
	Number of full-time partners / full-time qualified professionals who have been associated with the firm for more than 5 years as on 01.04.2025 and continue to remain associated thereafter.	3 marks for each partner/person who is FCA/FCMA. 2 marks for each partner/person who is ACA/ACMA.	15	Form 18 of ICAI or Form M-5 of ICMAI
3	DISA/CISA/DISSA/Forensic/Fraud prevention Qualification:			
	Number of full time partners / full time qualified assistants holding DISA/CISA/DISSA/Forensic/Fraud prevention certification, who have been associated with the firm as on 01.04.2025 and continuing thereafter	1 marks for each partner/person having DISA/CISA/DISSA/Forensic/Fraud prevention certification.	5	Certificate issued by ICAI/ ICMAI
4	Full time partner/qualified Assistants:			
	Number of full time partner/full time qualified assistants having experience of 5 years or less and is working with the firm as on 01.04.2025 and continuing thereafter.	2 marks for every qualified assistant/full time partner.	10	Pass certificates + appointment letter+Form 18 of ICAI or Form M-5 of ICMAI

5	Semi-qualified Assistants: Number of full-time semi-qualified assistants (Inter Cost/ Inter Chartered - IPCC - both groups) & is working full time with the firm as on 01.04.2025 and continuing thereafter.	1 marks for every qualified assistant.	5	- Marksheets + appointment letters
6	Experience: (a) Experience of the firm in conducting Statutory/ Internal/ Cost Audits in PSU and large companies with turnover of at least Rs. 200 crores other than mining sector during the last 10 years ending 31.03.2025. (b) Experience of the firm in conducting Audit in SAP Environment during last 10 years ending 31.03.2025	2 marks per year of audit.	20	1. Work completion certificate by the Auditee Company Or Self-Attested Audited Financial Statement of Auditee company 2. Self-certification by the bidder confirming that the annual turnover of company audited by it is at least Rs.200 Crores for the years against which the experience has been claimed.
		1.5 marks per year of audit	15	1. Work completion certificate by the Auditee Company Or Self-Attested Audited Financial Statement of Auditee company 2. Certification by the Auditee Company that Audit by the bidder has been conducted in SAP Environmentt

	<p>(c) The Firm having experience in the Statutory/ Internal/Cost Audits in Mining companies with turnover of at least Rs. 200 crores during last 10 years ending 31.03.2025.</p>	<p>1 mark per year of audit.</p>	<p>10</p>	<p>1. Work completion certificate / Self Attested Audited Financial Statement of Auditee firm.</p> <p>2. Self-certification by the bidder confirming that the annual turnover of company audited by it is at least Rs.200 Crores for the years against which the experience has been claimed.</p>
	<p>Total</p>		<p>100</p>	






Annexure - 5

APPLICATION FORMAT

SI No.	PARTICULARS	DETAILS
1.	Name of the Firm	
	Registration No. and date of Registration of the firm	
2.	Registered Office Address & date of establishment	
3.	Branch Office Address & date of establishment	
4.	Contact No. of the Partner	
5.	Fax Number	
6.	Email address & Website	
7.	Name, Membership No. and date of Joining of existing partner with the Firm having the longest association. Ref : Selection criteria: SI No. 1	
8.	Name and Membership No. of the full time partners and full time qualified persons having more than 5 years' experience in the firm whether ACA/ ACMA, FCA/FCMA as on 01.04.2025 & continuing thereafter. Ref : Selection criteria: SI No. 2	
9.	Name and Membership No. of the full time partners and full time qualified persons as on 01.04.2025 having DISA/CISA/DISSA /Forensic/ Fraud prevention Certification:. Ref : Selection criteria: SI No. 3	
10.	Name, Membership No. and joining date of full time qualified assistants/full time partners having experience of 5 years or less and is working with the firm as on 01.04.2025 and continuing thereafter. Ref : Selection criteria: SI No. 4	

11.	Name and date of joining of semi-qualified assistants (Inter Cost/ Inter Chartered - IPCC - both group) & is working full time with the firm as on 01.04.2025 and continuing thereafter. Ref : Selection criteria: SI No. 5	
12.	Year wise experience of the firm in conducting Statutory /Internal/ Cost Audit in last 10 years in : (a) Name of PSU (b) Other large companies having turnover at least Rs.200 crores Ref : Selection criteria: SI No. 6(a)	
13.	Year wise experience of the firm in conducting Statutory /Internal/ Cost Audit in last 10 years in SAP Environment: Ref : Selection criteria: SI No. 6(b)	
14.	Year wise experience of the firm in conducting Statutory /Internal / Cost Audit in last 10 years in Mining Companies with turnover of at least 200 crore. Ref : Selection criteria: SI No. 6(c)	

Further, the following documents are required to be submitted online:

1. Self-attested copy of membership certificate of Partners and full time qualified persons issued by Institute of Chartered Accountants of India/Institute of Cost Accountants of India.
2. Self-attested copy of Certificate of Practice of Partners and full time qualified persons issued by Institute of Chartered Accountants of India/Institute of Cost Accountants of India.
3. Self-attested copy of Registration Certificate of PCA/Firm/LLP issued by Institute of Chartered Accountants of India/Institute of Cost Accountants of India.
4. Self-attested copy of PAN Card of PCA/Firm/LLP.
5. Self-attested copy of GST Registration Certificate (if applicable)
6. Self-attested copy of work order issued of Statutory/Internal Audit issued by PSU/Govt. Companies.
7. Self-attested copy of document showing location of Headquarters/Branch office at Kolkata/Assam.
8. Self-attested copy of documents showing Audited Financial Statement

Date:

Place:

Signature with seal

Name of the Partner

Membership No.

Name of the Firm

Firm Registration No.

(PRE - CONTRACT INTEGRITY PACT)

(To be signed on Plain Paper)

General

This pre-bid pre-contract Agreement (hereinafter called the Integrity Pact) is made on.....day of the month of20...., between, on one hand, Coal India Limited/Subsidiary Cos. acting through Shri, Designation of the officer, (hereinafter called the "BUYER / Principal", which expression shall mean and include, unless the context otherwise requires, his successors in office and assigns) of the First Part and M/s.represented by Shri..... Chief Executive Officer / Authorized Representative (hereinafter called the "BIDDER/Seller/Contractor" which expression shall mean and include, unless the context otherwise requires, his successors and permitted assigns) of the Second Part.

WHEREAS the BUYER proposes to execute(Name of the work) and the BIDDER/Seller is willing to offer/has offered the Services and

WHEREAS the BIDDER is a private Company / public Company / Government undertaking/ partnership/ proprietorship/ Joint Venture/Consortium constituted in accordance with the relevant law in the matter and the BUYER is a Ministry/ Department of the Govt. of India/ PSU performing its functions on behalf of the President of India.

NOW, THEREFORE,

To avoid all forms of corruption by following a system that is fair, transparent and free from any influence/prejudiced dealings prior to, during and subsequent to the currency of the contract to be entered into with a view to: -

Enabling the BUYER to complete the desired work at a competitive price in conformity with the defined specifications by avoiding the high cost and the distortionary impact of corruption on public procurement and Enabling BIDDERS to abstain from bribing or indulging in any corrupt practice in order to secure the contract by providing assurance to them that their competitors will also abstain from bribing and other corrupt practices and the BUYER will commit to prevent corruption, in any form, by its officials by following transparent procedures.

The parties hereto hereby agree to enter into this Integrity Pact and agree as follows:

Section 1 – Commitments of the Principal

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

Section 2 - Commitments of the Bidder(s)/ Contractor(s)

- 1) The Bidder(s) / Contractor(s) commit themselves to take all measures necessary to prevent corruption. The Bidder(s) / Contractor(s) commit themselves to observe the following principles during participation in the tender process and during the contract execution.
 - a. The Bidder(s) / Contractor(s) will not, directly or through any other person or firm, offer, promise or give to any of the Principal's employees involved in the tender process or the execution of the contract or to any third person, any material or other benefit which he/ she is not legally entitled to, in order to obtain in exchange any advantage of any kind whatsoever during the tender process or during the execution of the contract.
 - b. The Bidder(s) / Contractor(s) will not enter with other Bidders into any undisclosed agreement or understanding, whether formal or informal. This applies in particular to prices, specifications, certifications, Subsidiary contracts, submission or non-submission of bids or any other actions to restrict competitiveness or to introduce cartelisation in the bidding process.
 - c. The Bidder(s)/ Contractor(s) will not commit any offence under the relevant IPC/ PC Act; further the Bidder(s) / Contractor(s) will not use improperly, for purposes of competition or personal gain, or pass on to others, any information or document provided by the Principal as part of the business relationship, regarding plans, technical proposals and business details, including information contained or transmitted electronically.
 - d. The Bidder(s) / Contractors(s) of foreign origin shall disclose the name and address of the Agents/ representatives in India, if any. Similarly, the Bidder(s) /Contractors(s) of Indian Nationality shall furnish the name and address of the foreign principals, if any. Further details as mentioned in the "Guidelines on Indian Agents of Foreign Suppliers" shall be disclosed by the Bidder(s) /

Contractor(s). Further, as mentioned in the Guidelines all the payments made to the Indian agent/ representative have to be in Indian Rupees only. Copy of the "Guidelines on Indian Agents of Foreign Suppliers" shall be as per the provisions at Annexure-A.

- e. The Bidder(s) / Contractor(s) will, when presenting their bid, disclose any and all payments made, is committed to or intends to make to agents, brokers or any other intermediaries in connection with the award of the contract.
 - f. Bidder(s) / Contractor(s) who have signed the Integrity Pact shall not approach the Courts while representing the matter to IEMs and shall wait for their decision in the matter.
- 2) The Bidder(s) / Contractor(s) will not instigate third persons to commit offences outlined above or be an accessory to such offences.

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

If the Bidder, before contract award, has committed a transgression through a violation of Section 2 or in any other form such as to put his reliability or credibility as Bidder into question, the Principal is entitled to disqualify the Bidder from the tender process or to terminate the contract, if already signed, for such reason.

- 1) If the Bidder / Contractor / Supplier has committed a transgression through a violation of Section 2 such as to put his reliability or credibility into question, the Principal is also entitled to exclude the Bidder / Contractor / Supplier from future contract award processes. The imposition and duration of the exclusion will be determined by the severity of the transgression. The severity will be determined by the circumstances of the case, in particular the number of transgressions, the position of the transgressors within the Company, hierarchy of the Bidder and the amount of the damage. The exclusion will be imposed for a minimum of 1 (One) Year and maximum of 2 (two) years.
- 2) A transgression is considered to have occurred if the Principal, after due consideration of available facts and evidences within his / her knowledge concludes that there is a reasonable ground to suspect violation of any commitment listed under Section 2 i.e "Commitments of Bidder(s) / Contractor(s)".
- 3) The Bidder accepts and undertakes to respect and uphold the Principal's absolute right to resort to and impose such exclusion and further accepts and undertakes not to challenge or question such exclusion on any ground, including the lack of any hearing before the decision to resort to such exclusion is taken. This undertaking is given freely and after obtaining independent legal advice.
- 4) If the Bidder / Contractor / Supplier can prove that he has restored / recouped the damage caused by him and has installed a suitable corruption prevention system, the Principal may revoke the exclusion prematurely.

Section 4 - Compensation for Damages

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

Section 5 - Previous transgression

- 1) The Bidder declares that no previous transgressions occurred in the last three years with any other Company in any country conforming to the anti-corruption approach or with any Public Sector Enterprise in India that could justify his exclusion from the tender process.
- 2) If the Bidder makes incorrect statement on this subject, he can be disqualified from the tender process or action can be taken as per the procedure mentioned in "Guidelines on Debarment of firms from Bidding".

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

- 1) In case of Sub-contracting, the Principal Contractor shall take the responsibility of the adoption of Integrity Pact by the Sub-Contractor.
- 2) The Principal will enter into agreements with identical conditions as this one with all Bidders and Contractors.
- 3) The Principal will disqualify from the tender process all bidders who do not sign this Pact or violate its provisions.

Section 7 - Criminal charges against violating Bidder(s)/Contractor(s)/ Sub-Contractor(s)

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

Section 8 - Independent External Monitor

- 1) The Principal appoints competent and credible Independent External Monitor for this Pact after approval by Central Vigilance Commission. The task of the Monitor is to review independently and objectively, whether and to what extent the parties comply with the obligations under this agreement.
- 2) The Monitor is not subject to instructions by the representatives of the parties and performs his/ her functions neutrally and independently. The Monitor would have access to all Contract documents, whenever required. It will be obligatory for him / her to treat the information and documents of the Bidders/Contractors as confidential. He/ she reports to the Chairman, Coal India Limited / CMD, Subsidiary Companies.
- 3) The Bidder(s) / Contractor(s) accepts that the Monitor has the right to access without restriction to all Project documentation of the Principal including that provided by the

Contractor. The Contractor will also grant the Monitor, upon his/ her request and demonstration of a valid interest, unrestricted and unconditional access to their project documentation. The same is applicable to Sub-Contractors.

- 4) The Monitor is under contractual obligation to treat the information and documents of the Bidder(s) / Contractor(s) / Sub-Contractor(s) with confidentiality. The Monitor has also signed declarations on 'Non-Disclosure of Confidential Information' and of 'Absence of Conflict of Interest'. In case of any conflict of interest arising at a later date, the IEM shall inform Chairman, Coal India Limited / CMD, Subsidiary Companies and recuse himself / herself from that case.
- 5) The Principal will provide to the Monitor sufficient information about all meetings among the parties related to the Project provided such meetings could have an impact on the contractual relations between the Principal and the Contractor. The parties offer to the Monitor the option to participate in such meetings.
- 6) As soon as the Monitor notices, or believes to notice, a violation of this agreement, he/ she will so inform the Management of the Principal and request the Management to discontinue or take corrective action, or to take other relevant action. The Monitor can in this regard submit non-binding recommendations. Beyond this, the Monitor has no right to demand from the parties that they act in a specific manner, refrain from action or tolerate action.
- 7) The Monitor will submit a written report to the Chairman, Coal India Limited / CMD, Subsidiary Companies within 8 to 10 weeks from the date of reference or intimation to him by the Principal and, should the occasion arise, submit proposals for correcting problematic situations.
- 8) If the Monitor has reported to the Chairman, Coal India Limited / CMD, Subsidiary Companies, a substantiated suspicion of an offence under relevant IPC/ PC Act, and the Chairman, Coal India Limited / CMD, Subsidiary Companies has not, within the reasonable time taken visible action to proceed against such offence or reported it to the Chief Vigilance Officer, the Monitor may also transmit this information directly to the Central Vigilance Commissioner.
- 9) The word 'Monitor' would include both singular and plural.

Section 9 - Pact Duration

This Pact begins when both parties have legally signed it. It expires for the Contractor 12 months after the last payment under the contract, and for all other Bidders 6 months after the contract has been awarded. Any violation of the same would entail disqualification of the bidders and exclusion from future business dealings.

If any claim is made / lodged during this time, the same shall be binding and continue to be valid despite the lapse of this pact as specified above, unless it is discharged / determined by Chairman Coal India Limited / CMD, Subsidiary Companies.

Section 10 - Other provisions

- 1) Changes and supplements as well as termination notices need to be made in writing. Side agreements have not been made.

- 2) If the Contractor is a partnership or Joint Venture (JV)/Consortium, this agreement must be signed by all partners or JV/Consortium members.
- 3) Should one or several provisions of this Agreement turn out to be invalid, the remainder of this Agreement remains valid. In this case, the parties will strive to come to an Agreement to their original intentions.
- 4) Issues like Warranty / Guarantee etc. shall be outside the purview of IEMs.
- 5) In the event of any contradiction between the Integrity Pact and its Annexure, the Clause in the Integrity Pact will prevail.

Section 11- Facilitation of Investigation

In case of any allegation of violation of any provisions of this Pact or payment of commission, the BUYER or its agencies shall be entitled to examine all the documents including the Books of Accounts of the BIDDER and the BIDDER shall provide necessary information and documents in English and shall extend all possible help for the purpose of such examination.

Section 12- Law and Place of Jurisdiction

This Pact is subject to Indian Law. The place of performance and jurisdiction is the seat of the BUYER.

Section 13- Other Legal Actions.

The actions stipulated in this Integrity Pact are without prejudice to any other legal action that may follow in accordance with the provisions of the extant law in force relating to any civil or criminal proceedings.

(For & On behalf the Principal)
 (Office Seal)
 Place _____
 Date _____

(For & On behalf of Bidder/ Contractor)
 (Office Seal)

Witness 1:
 (Name & Address)

Witness 1:
 (Name & Address)

Witness 2:
 (Name & Address)

Witness 2:
 (Name & Address)

Guidelines for Indian Agents for Foreign supplier (Part of Integrity Pact) (Annex-A)

1. Authorized Indian Agent of a foreign manufacturer or indigenous manufacturer is also eligible to quote on behalf of its principal against the tender, in case manufacturer as a matter of corporate policy does not quote directly. However, in such case, authorized Indian Agent shall have to upload scanned copy of tender specific Manufacturer's Authorization, signed and stamped by the manufacturer to quote against the CIL Tender, indicating the Tender Reference No. and date along with the offer. The authorized Indian Agent is to upload scanned copies of details in respect of its organization along with the copies of document like certificate of incorporation/ registration etc. along with the offer. The firm (Indian Agent) should be in existence for 3 years on the date of tender opening, irrespective of date of appointment as Indian Agent.

In case an Indian Agent is participating in a tender on behalf of one manufacturer, it is not allowed to participate/quote on behalf of another manufacturer in this tender or in a parallel tender for the same item. Further, in a tender, either manufacturer can quote or its authorized Indian Agent can quote but both are not allowed to participate/quote in the same tender. Also, one manufacturer can authorise only one agent to quote in the same tender. All the bids, not quoted as per the above guidelines, will be rejected.

2. The Foreign manufacturer must indicate the name & address of its agent in India. It should also indicate the commission payable to them and the specific services rendered by them. The Indian Agency commission will be payable only on FOB prices of goods and it should be quoted as a percentage of the FOB price. In case, the foreign manufacturer does not have any Indian Agent, it should be clearly mentioned in the bid. In terms of Integrity Pact, the Bidder has also to disclose all payments to agents, brokers or any other intermediaries.

The amount of agency commission payable to Indian Agent should not exceed 5% or what is specified in agency agreement, whichever is lower.

3. In addition to above A certificate that no commission is payable by the principal supplier to any agent, broker or any other intermediary against this contract other than percentage as indicated in BOQ (not exceeding 5% of FOB) of FOB value of the contract to Indian Agent. This certificate forms apart of letter of credit.
4. The payment of Indian Agency Commission, if any, involved, may be considered in case of necessity, subject to compliance of the Government of India guidelines issued from time to time. The name of the Indian Agent with their full address and the quantum of Agency commission if any, payable shall have to be mentioned in the offer by the foreign manufacturer.

The following documents shall be submitted by the Bidder in case of contract with foreign principals involving Indian agents:

- a. Foreign principal's pro-forma invoice or any other authentic document indicating the commission payable to the Indian agent, nature of after sales service to be rendered by the Indian Agent and the precise relationship between the Principal and the Agent and their mutual interest.



- b. Copy of the agency agreement if any with the foreign principal stating the precise relationship between them and their mutual interest in the business.

However, if all the details given in Para-(i) are complied with, the requirement of submission of document mentioned at Para- (ii) may be waived.

5. Agency commission, if any, shall be paid in equivalent Indian Rupees.



**(PROFORMA FOR CODE OF INTEGRITY FOR PUBLIC PROCUREMENT)
(PROFORMA FOR CIPP)**

**PROFORMA FOR DECLARATION TOWARDS CODE OF INTEGRITY FOR PUBLIC
PROCUREMENT TO BE ACCEPTED UNCONDITIONALLY BY BIDDER/S THROUGH BSC
SHEET**

(To be signed on Plain Paper)

To
Tender Inviting Authority,
..... Coalfields Limited

Sub: Declaration towards CIPP by Bidder

Ref. No.:

Dear Sir,

I, Sri, proprietor, representative, partner of I / We,
..... Proprietor/ Partner / Legal Attorney /Director/ Accredited
Representative of M/s Solemnly declare that:

1. I/we have read and examined the conditions of Code of Integrity for Public Procurement in respect to this contract.
2. Without prejudice to and in addition to the rights of the Procuring Entity to other penal provisions as per the bid documents or contract, if the Tender Inviting Authority comes to a conclusion that a (prospective) bidder/contractor/ Supplier/ consultant/ service provider, directly or through an agent, has violated this code of integrity in competing for the contract or in executing a contract, actions deemed fit as per the punitive actions recommended in the tender document may be taken against me/us.
3. In-case the contract is awarded to me/us, I/we will submit a signed copy of Code of Integrity for Public Procurement, signed by All Partners/Authorized Signatory of the Bidder.

(For & On behalf of the Principal)
(Office Seal)

Place

Date

Witness 1:
(Name & Address)

Witness 2:
(Name & Address)

(For & On behalf of Bidder/ Contractor)
(Office Seal)

Witness 1:
(Name & Address)

Witness 2:
(Name & Address)

Code of Code of Integrity for Public Procurement (CIPP)

1. Introduction

Public procurement is perceived to be prone to corruption and ethical risks. To mitigate this, the officials of Procuring Entities involved in procurement and the bidders/ contractors must abide by the following Code of Integrity for Public Procurement (CIPP). The bidders/ contractors should accept a declaration about abiding by a Code of Integrity for Public Procurement (including sub-contractors engaged by them) during submission of bid, with a warning that, in case of any transgression of this code, it would be liable for punitive actions such as cancellation of contracts, banning and blacklisting or action in Competition Commission of India, and so on.

2. Code of Integrity for Public Procurement

Procuring authorities as well as bidders, contractors and consultants should observe the highest standard of ethics and should not indulge in the following prohibited practices, either directly or indirectly, at any stage during the procurement process or during execution of resultant contracts:

- i) **"Corrupt practice"**: making offers, solicitation or acceptance of bribe, rewards or gifts or any material benefit, in exchange for an unfair advantage in the procurement process or to otherwise influence the procurement process or contract execution;
- ii) **"Fraudulent practice"**: any omission or misrepresentation that may mislead or attempt to mislead so that financial or other benefits may be obtained or an obligation avoided. This includes making false declaration or providing false information for participation in a tender process or to secure a contract or in execution of the contract;
- iii) **"Anti-competitive practice"**: any collusion, bid rigging or anti-competitive arrangement, or any other practice coming under the purview of The Competition Act, 2002, between two or more bidders, with or without the knowledge of the procuring entity, that may impair the transparency, fairness and the progress of the procurement process or to establish bid prices at artificial, non-competitive levels;
- iv) **"Coercive practice"**: harming or threatening to harm, persons or their property to influence their participation in the procurement process or affect the execution of a contract;
- v) **"Conflict of interest"**: Participation by a bidding firm or any of its affiliates that are either involved in the consultancy contract to which this procurement is linked; or if they are part of more than one bid in the procurement; or if the bidding firm or their personnel have relationships or financial or business transactions with any official of procuring entity who are directly related to tender or execution process of contract; or improper use of information obtained by the (prospective) bidder from the procuring entity with an intent to gain unfair advantage in the procurement process or for personal gain.

All such Bidders having a Conflict of Interest, shall be disqualified.

Earnest Money deposited by such defaulting Bidders shall be forfeited and they shall be debarred from participating in future tenders in concerned Subsidiary/CIL HQ for a minimum period of 12(twelve) months from the date of issue of such letter. In case of JV/Consortium/Partnership firm, the debarment shall also be applicable to all

individual partners of JV/Consortium/Partnership firm and in case of Company then only the Company shall be debarred.

Note: - However, debarment shall be done as per Guidelines on Debarment of firms from Bidding.

- vi) **"Obstructive practice"**: materially impede the procuring entity's investigation into allegations of one or more of the above mentioned prohibited practices either by deliberately destroying, falsifying, altering; or by concealing of evidence material to the investigation; or by making false statements to investigators and/ or by threatening, harassing or intimidating any party to prevent it from disclosing its knowledge of matters relevant to the investigation or from pursuing the investigation; or by impeding the procuring entity's rights of audit or access to information;

3. Obligations for Proactive Disclosures

- i) Procuring authorities as well as bidders, contractors and consultants, are obliged under Code of Integrity for Public Procurement to suo-moto proactively declares any conflicts of interest (coming under the definition mentioned above – pre-existing or as and as soon as these arise at any stage) in any procurement process or execution of contract. Failure to do so would amount to violation of this code of integrity; and
- ii) Any bidder must declare, whether asked or not in a bid document, any previous transgressions of such a code of integrity with any entity in any country during the last three years or of being debarred by any other procuring entity. Failure to do so would amount to violation of this code of integrity.
- iii) To encourage voluntary disclosures, such declarations would not mean automatic disqualification for the bidder making such declarations. The declared conflict of interest may be evaluated and mitigation steps, if possible, may be taken by the procuring entity. Similarly voluntary reporting of previous transgressions of Code of Integrity elsewhere may be evaluated and barring cases of various grades of debarment, an alert watch may be kept on the bidder's actions in the tender and subsequent contract.

4. Punitive Provisions

Without prejudice to and in addition to the rights of the procuring entity to other penal provisions as per the bid documents or contract, if the procuring entity comes to a conclusion that a (prospective) bidder/ contractor directly or through an agent, has violated this code of integrity in competing for the contract or in executing a contract, the procuring entity may take appropriate measures including one or more of the following:

- i) If his bids are under consideration in any procurement
- Forfeiture or encashment of bid security;
 - calling off of any pre-contract negotiations; and
 - rejection and exclusion of the bidder from the procurement process
- ii) If a contract has already been awarded
- Cancellation of the relevant contract and recovery of compensation for loss incurred by the procuring entity;
 - Forfeiture or encashment of any other security or bond relating to the procurement;

- c. Recovery of payments including advance payments, if any, made by the procuring entity along with interest thereon at the prevailing rate;

iii) Provisions in addition to above:

- a. banning/ debarment of the bidder from participation in future procurements of the procuring entity for a period not less than one year;
- b. In case of anti-competitive practices, information for further processing may be filed, with the Competition Commission of India;
- c. Initiation of suitable disciplinary or criminal proceedings against any individual or staff found responsible.

NOTE FOR INFORMATION TO THE BIDDERS: Bidders are required to accept the CIPP as available in the Bid document through Bid Submission Confirmation (BSC) Sheet. This will be signed by the authorized signatory of the Bidder (s) with name, designation and seal of the Company at time of execution of formal agreement. In case of Partnership Firms/JV/Consortium, all partners shall sign at the time of agreement.

[Not to be part of Tender Document:

NOTE FOR INFORMATION TO THE PROCURING ENTITY:

1. A declaration shall be obtained from Procuring Officers for adherence to CIPP at the time of TC recommendation.
2. All Procuring officials may be asked to submit sign declarations to this effect while processing PR on ERP of CIL. To implement it uniformly and mandatorily, this undertaking shall be in-built in the PR format in ERP of CIL.]

K

Signature Not Verified

Digitally signed by BHASKAR GUPTA
Date: 2026.04.10 13:39:21 +05'30
Location: Coal India Limited-CIL

