



## MINERAL EXPLORATION AND CONSULTANCY LIMITED

(Formally known Mineral Exploration Corporation Limited)

(A GOVERNMENT OF INDIA ENTERPRISE)

A MINIRATNA CPSE

CIN: U13100MH1972GOI016078

GST NO. OF MAHARASHTRA 27AABCM9165C1ZH

(An ISO 9001:2015, 14001:2015 & 45001:2018 Certified Company)

HEAD OFFICE: Dr. Babasaheb Ambedkar Bhawan, Seminary Hills, Nagpur- 440006(INDIA)

TELEPHONE: 91-712-2510310, 2511575. FAX: 91-712-2510548.

Website: [www.mecl.co.in](http://www.mecl.co.in) E-mail: [hod-procure@mecl.co.in](mailto:hod-procure@mecl.co.in)

### PROCUREMENT & CONTRACT DIVISION

### SHORT TERM E-TENDER NOTICE

|            |                              |        |            |
|------------|------------------------------|--------|------------|
| TENDER NO: | 129/ET/MECL/MM/CONT/CFA/03-B | DATED: | 12.08.2024 |
|------------|------------------------------|--------|------------|

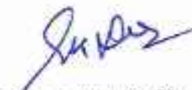
On-line tenders (in two part system) are invited on the website of Central Public Procurement Portal (CPPP-NIC) <https://eprocure.gov.in/eprocure/app>, from CA/CMA having Digital Signature Certificate (DSC) issued by any agencies authorized by Controller of Certifying Authority (CCA), Govt. of India, for providing followings:-

#### **DESCRIPTION OF CONTRACT**

Mineral Exploration and Consultancy Limited, Nagpur intends to outsource its Internal Audit to appoint CA/CMA Firms for the Financial Year 2024-25 for conducting Internal Audit of Central Head Quarter Nagpur, Central Manufacturing Center Nagpur and Regional Maintenance Centre Hingna for one year.

Date of download of tender: 12.08.2024 to 22.08.2024 upto 14.30 Hrs. Last date of on-line submission of bid: 22.08.2024 upto 14.30 hrs. Date of on-line tender opening (Part-I Techno-commercial Bid): 27.08.2024 at 11.00 hrs. For more details and Instruction to Bidders please log on to our website [www.mecl.co.in](http://www.mecl.co.in) or <https://eprocure.gov.in/eprocure/app> Please note that on-line submission of the bid will be through CPPP-NIC portal [www.eprocure.gov.in](http://www.eprocure.gov.in) only. The above notice in Hindi is available at website [www.mecl.co.in](http://www.mecl.co.in)

**Note:-** Any updates, Corrigendum, etc. against the above tender shall be published on said website only. Those shall not be published in any other newspaper or media.

  
GM (Engg./ P & C)



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(Formerly known Mineral Exploration Corporation Limited)  
(A GOVERNMENT OF INDIA ENTERPRISE)

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**INSTRUCTIONS TO BIDDERS FOR ON-LINE SUBMISSION OF E-TENDER**

Tenders should be submitted in **TWO PARTS SYSTEM** as detailed below

|           |                   |  |
|-----------|-------------------|--|
| COVER - 1 | Udyam Certificate | Copy of valid certificate as per Clause No. A (if any)   |
| COVER - 2 | PART-I            | Tender eligibility/ Qualifying Condition For Bidders, Scope of Work, Terms & Conditions (Special & General) and annexures. |
| COVER - 3 | PART-II           | Price Bid only (in BOQ-.xls Format only)   |

**(A) COVER-1: PERTAINS TO NSIC/ MSME UDYAM REGISTRATION CERTIFICATE**

1. *In view of letter No. F.No.21(17)/2016-MA, Dated - 6th April 2018 issued by Ministry of Micro, Small & Medium Enterprises and office Memorandum No. F 5/4/2018-PPD Dated - 28.02.2018 issued by Ministry of Finance, it is mandatory for MSE bidders to give declaration of their Udyam number on CPPP, failing which such bidders will not be able to enjoy the benefits as per PP policy for MSME Order 2012 for tenders invited electronically through CPPP.*
2. In view of above clause no.1, MSE vendors have to get their Udyam number declared in CPPP.
3. In tender participating, Micro and Small Enterprise quoting price within price band of L-1 + 15% shall be allowed to supply a portion of requirement by bringing down their price to L1 price in a situation where L1 price is from someone other than Micro and Small Enterprise and such Micro and small enterprise shall be allowed to supply up to 25% of total tendered value. In case more than one such Micro and small enterprise; the supply shall be shared proportionately (Against 25% of tender value).
4. Startups and Micro and small Enterprises (MSEs) are relaxed from prior turnover and prior experience subject to meeting of quality and technical specifications and purchase preference under "Make in India" policy as per government guidelines issued time to time and applicability.
5. Udyam/NSIC Registration Certificate etc. should be valid at the time of scheduled date or extended date of opening of Part-I bid.

Micro and small enterprise should be registered with any of following agencies:-

- a) District Industries Centers (DIC)
- b) Khadi and Village Industries Commission (KVIC)
- c) Khadi and Village Industries Board
- d) Coir Board
- e) National Small Industries Corporation (NSIC)
- f) Directorate of Handicraft and Handloom
- g) Any other body specified by Ministry of MSME.

Shall submit Registration certificate which should be valid at the time of scheduled date or extended date of opening of Part -I bid.

The Micro and small enterprises (MSEs), who have applied for registration or renewal of registration with any of above agencies/ bodies/ Udyam, but not obtained the valid certificate as on closing date of tender, are not eligible for exemption preference.

6. Even during course of tender processing, if it is noticed that any of the information provided by the bidder is incorrect including the information related to exemption Certificates, bid is liable to be rejected.
7. Micro and small enterprises (MSEs) need to upload the Udyam in the said cover. Micro and small enterprise should submit physical copy of said certificate in sealed cover.



**8. Forfeiture of Earnest Money Deposit if any:**

The EMD shall be forfeited:

- i. If the bidder withdraws or amends, impairs or derogates from the tender in any respect within the period of validity of his tender. In case bidder is exempted for payment of EMD, it will be de-barred from participation in any tender for period of 1 year.
- ii. If the bidder having been notified of the acceptance of his tender by the Purchaser during the period of its validity: -
  - a) Fails to sign the contract within 30 days from the date of notification of award; or fails to submit order acceptance within 30 days from the date of order; or refuses to accept / execute / breach of the contract.
  - b) Fails to furnish the Security Deposit (if applicable) for the due performance of the contract within the specified period.
  - c) If the bidder submits false information.

**(B) COVER-2: PERTAINS TO SCOPE OF WORK AND TERMS & CONDITIONS**

1. Bidder Should Confirm Acceptance of Entire Scope of Work & Terms and Conditions.
2. As the bidders are submitting their offer through their Digital Signature Certificate (DSCs) in CPP portal, therefore it will be considered that the uploaded offer/ tender document including GENERAL TERMS & CONDITIONS; SPECIAL CONDITIONS, IMPORTANT CONDITIONS/INSTRUCTIONS AND ANNEXURES etc. are digitally signed as token of acceptance by bidder and also shall be legally binding on them. Additionally the bidders have to upload/ submit a physically signed undertaking with their part-I offer that the tender document including GENERAL TERMS & CONDITIONS; SPECIAL CONDITIONS, IMPORTANT CONDITIONS/ INSTRUCTIONS AND ANNEXURES etc. are acceptable to them (As per enclosed undertaking proforma and the enclosed declaration formats are also required to be physically signed and uploaded by bidder).

**(C) COVER-3: PERTAINS TO PRICE BID**

1. Price bid should be submitted in this cover section only in the BOQ Format and not with Techno-commercial Bid.
2. Submission of Price Bid in the cover of Techno-Commercial Bid (Part-I), shall be deemed as "Disclosure of price in technical bid" and hence shall be rejected. Bidders may, therefore, ensure that Price Bid is submitted in appropriate cover only.

**GENERAL**

**1. SUBMISSION OF BID:**

- a) In order to submit bid, bidders have to get themselves registered online on the e-procurement portal of CPPP (<https://eprocure.gov.in/eprocure/app>) with valid Digital Signature Certificate (DSC) issued from any agency authorized by Controller of Certifying Authority (CCA), Govt. of India. The online Registration of bidders on the portal will be 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 his duly authorized person.
- b) Tender document will be downloaded and printed by the bidder. This document will be filled appropriately by the DSC holder. Scanned copy of the same will be uploaded during bid submission in the appropriate covers digitally signed by DSC holder. The contents of scanned and uploaded documents must be same as per the bid format downloaded from the website.
- c) In case MECL finds that there is some error/omission in the uploaded document, the same will be specified on-line under shortfall documents after opening of Techno-commercial Bid (Part-I). The bidders will get this information in their personalized dash board under "Upload shortfall document" link. It will be the bidders responsibility to check the updated status/information on their personalized dash board after opening of Part-I bid. Non-receipt of e-mail or fax, in this regard, will not be an excuse for non-submission of required document within prescribed time. The bidder will re-upload the required documents within the specified period and no additional time will be allowed for on-line submission of document.



- d) Non-compliance of post bid communications within the prescribed time, then the evaluation of the offer shall be made on available document.
- e) PRICE BID: Bidders will quote their prices strictly as per the format given in the tender and the same will be uploaded duly filled in all respect and digitally signed by DSC holder.  
Price Bid Format is provided in a standard BOQ format (.xls File) which has been provided with the bid document to be filled by all the bidders. Bidders are requested to note that they should necessarily submit their Financial Bid (Price Bid) in the format provided and no other format is acceptable. Bidders are required to download the BOQ file, open it and complete the unprotected/accessible cells with their respective financial quotes and other details (such as name of the bidder etc.). No other cells should be changed. Once the details have been completed, the bidder should save it and submit it online, without changing the filename. If the BOQ file template is found to be modified by the bidder, the bid will be rejected without assigning any reason thereof. (Please also refer "Instruction for submission of Price Bid under Cover No.3 section through BOQ Format)
- f) The Price Bids which are incomplete and not submitted in accordance with instruction shall be rejected.
- g) A step by step guidance for participation in e-procurement is given in Annexure-A. However, the given guidelines are only indicative and for on hand reference to the bidders. For more details, training and demo in connection with registration, obtaining Digital Signature Certificates (DSC) and on-line submission of bid and its modification etc., please visit CPPP-NIC website <https://eprocure.gov.in/eprocure/app>. Therefore, before participating in e-procurement tenders bidders may please acquaint themselves with the procedure of e-procurement. It will be bidders responsibility to visit our website for any corrigendum/ amendment/ modification in the tender document uploaded by MECL. MECL will not be responsible any failures or lapses or any misappropriation took place during the course of e-procurement process by the bidders.
2. Techno-commercial bid (Part-I) will be opened on the due date as given in NIT.
  3. Opening date and time of **PART-II** (Price Bid) of techno-commercially qualified bids shall be notified later by MECL through CPP portal.
  4. Bid should remain valid for **120** days from the scheduled or extended date of opening of bid (Part-D).
  5. Rates quoted should remain firm & fix till the execution of order.
  6. All other Standard Conditions of tender and General Terms & Conditions are given in the annexures of tender document.
  7. MECL reserves the right to accept or reject any or all bids without assigning any reasons thereof.
  8. MECL reserves the right to place order for any quantity at a time on any bidder or number of bidders or not to place any order.
  9. To enable us make payment through NEFT/RTGS (National Electronic Fund Transfer/Real Time Gross Settlement) system, bidders are requested to provide details as per the format provided at page no. 16, along with bid.
  10. All bids are to be submitted on-line on the website of CPPP-NIC ([www.eprocure.gov.in](http://www.eprocure.gov.in)). No bids shall be accepted off-line.
  11. After receipt of EMD/ Valid certificate as per Clause-A of "Instructions to Bidders for on-line submission of tender", the Techno-commercial bid will be decrypted and opened on-line on the scheduled date and time by the designated Bid Openers of MECL with Digital Signature Certificate (DSC).
  12. After evaluation of Techno-commercial bid all the bidders will get the information regarding their eligibility on CPP Portal. Thereafter, opening date and time of Price Bid will be confirmed through CPP portal to all techno-commercially qualified bidders.
  13. The Price Bid of the successful bidders (qualified in Techno-commercial bid) will be decrypted and opened on-line, on the scheduled date and time by the designated Bid openers of MECL with Digital Signature Certificate (DSC).
  14. This uploaded tender document along with the General Terms & Conditions, Special Conditions, Instructions, Technical Specifications, Drawings (if any), other documents and subsequent



- corrigendum, amendments & addendum etc., shall be deemed as Complete Tender and shall also form as part of the contract.
15. Bidders may please note: All correspondence related to this tender should be addressed to the HOD (Procurement& Contract), MECL, Dr. Babasaheb Ambedkar Bhawan, Seminary Hills, Nagpur-440006, either by person or by post or by E-mail ID: hod-procure@mecl.co.in, as mentioned in the NIT only. MECL will not be responsible for any delay or non-receipt or non-compliance of any correspondence made through other than the aforesaid media.
  16. Offer should be in INDIAN RUPEES only.
  17. The relevant clauses as per Annexure-B shall also be applicable for this tender.
  18. **Gem Seller ID:** According to instruction contained in Department of Expenditure OM No. 6/9/2020-PPD, dated: 24.08.2020, it is now mandatory for sellers providing Goods and Services to central Government Organizations (except Railways and for order value exceeding INR 25 lakhs) to be registered on GeM and obtain a unique GeM Seller ID, at the time of placement of order / acceptance of contract. This ID shall invariably be incorporated in every Supply Order / Contract / Agreement / Purchase Order, while awarding any contract / order for procurement by any Central Government Organization wef 1/11/2020. All sellers registered on GeM have now been assigned with a Unique GeM Seller ID. Sellers can check their Unique GeM Seller ID in 'My Profile' section on seller dashboard. This ID has to be used by the sellers in all bids outside GeM also in which they participate and in which they are awarded contracts.

GM (Engg./ P & C)



## ANNEXURE-A

### **GUIDELINES TO BIDDERS FOR PARTICIPATION IN E-PROCUREMENT SYSTEM**

In Order to participate in the tender please register in <https://eprocure.gov.in/eprocure/app>

- 1) Go to <https://eprocure.gov.in/eprocure/app> on right hand side below login button click on "Click here to enroll"
- 2) Put your login id i.e. Email Id, password and confirm password.
- 3) Please enter your valid email id as all the further communication will be done on the same.
- 4) Click on next.
- 5) Fill in the required information.
- 6) After filling all the information you will be redirected to the homepage i.e. <https://eprocure.gov.in/eprocure/app>
- 7) Put User Id and Password in the User login which is chosen during the Registration.
- 8) After logging in Bidder Dashboard screen appears.
- 9) Then click on the link "CLICK HERE TO REGISTER THE DIGITAL SIGNATURE CERTIFICATE"
- 10) Please ensure that the valid digital signature (Class II or III Certificate with signing key usage) issued by any Certifying Authority recognized by CCA India (e.g. Sify / TCS/ nCode/ eMudhra etc.), with their profile should be used.
- 11) Then click on "Signing Certificate"
- 12) If warning message appears tick on "Always trust content from this publisher" and click on Run button.
- 13) Put your DSC in the USB drive wait for 5 sec.
- 14) Message will appear showing "DSC is enrolled successfully".
- 15) Then under Certificate information tab your certificate details will appear showing the information about DSC type, validity and enrollment date.
- 16) Click on the next button.
- 17) Bidder Dashboard appears with all the left menus and icon enabled.
- 18) Then Logout by clicking the symbol on the right side.
- 19) Registration Process Over.

#### **Participation in the bid Submission Process**

- 1) Insert DSC e-token in USB port and go to <https://eprocure.gov.in/eprocure/app> put your user id and password and click on login button.
- 2) Then it will ask for DSC pin please enter it.
- 3) Then Click on my document icon.
- 4) It will show my document list
- 5) Click on the respective folder option and upload scanned copy of the respective documents.
- 6) Then click on "Search Active Tender" on left side of bid management window to search the MECL tenders.
- 7) Then follow the rest of procedure accordingly.

*NOTE: Please note that the above guidelines are only indicative and is for on hand reference for bidders. For more details contact NIC e-procurement helpdesk Central Public Procurement Portal [tocppp-doe@nic.in](mailto:tocppp-doe@nic.in), [cppp-nic@nic.in](mailto:cppp-nic@nic.in) or 24 x 7 Toll Free No.1800 3070 2232*



## ANNEXURE-B

### CLAUSES UNDER RULE 144 (xi) in GENERAL FINANCIAL RULES (GFRs), 2017

- I. Any bidder from a country which shares a land border with India will be eligible to bid in this tender only if the bidder is registered with the Competent Authority.
- II. "Bidder" (including the term 'tenderer', 'consultant' or 'service provider' in certain contexts) means any person or firm or company, including any member of a consortium or joint venture (that is an association of several persons, or firms or companies), every artificial juridical person not falling in any of the descriptions of bidders stated hereinbefore, including any agency branch or office controlled by such person, participating in a procurement process.
- III. "Bidder from a country which shares a land border with India" for the purpose of this Clauses means:-
  - a. An entity incorporated, established or registered in such a country; or
  - b. A subsidiary of an entity incorporated, established or registered in such a country; or
  - c. An entity substantially controlled through entities incorporated, established or registered in such a country; or
  - d. An entity whose beneficial owner is situated in such a country; or
  - e. An Indian (or other) agent of such an entity; or
  - f. A natural person who is a citizen of such a country; or
  - g. A consortium or joint venture where any member of the consortium or joint venture falls under any of the above
- IV. The beneficial owner for the purpose of (iii) above will be as under:
  1. In case of a company or Limited Liability Partnership, the beneficial owner is the natural person(s), who, whether acting alone or together, or through one or more juridical person, has a controlling ownership interest or who exercises control through other means.  
Explanation –
    - a. "Controlling ownership interest" means ownership of or entitlement to more than twenty-five per cent of shares or capital or profits of the company;
    - b. "Control" shall include the right to appoint majority of the directors or to control the management or policy decisions including by virtue of their shareholding or management rights or shareholders agreements or voting agreements;
  2. In case of a partnership firm, the beneficial owner is the natural person(s) who, whether acting alone or together, or through one or more juridical person, has ownership of entitlement to more than fifteen per cent of capital or profits of the partnership;
  3. In case of an unincorporated association or body of individuals, the beneficial owner is the natural person(s), who, whether acting alone or together, or through one or more juridical person, has ownership of or entitlement to more than fifteen percent of the property or capital or profits of such association or body of individuals;
  4. Where no natural person is indentified under (1) or (2) or (3) above, the beneficial owner is the relevant natural person who holds the position of senior managing official;
  5. In case of a trust, the identification of beneficial owner(s) shall include identification of the author of the trust, the trustee, the beneficiaries with fifteen per cent or more interest in the trust and any other natural person exercising ultimate effective control over the trust through a chain of control or ownership.
- V. An agent is a person employed to do any act for another, or to represent another in dealings with third person.
- VI. The successful bidder shall not be allowed to sub-contract works to any contractor from a country which shares a land border with India unless such contractor is registered with the Competent Authority.

➤ Certificate to be submitted by bidder:

"I have read the clause regarding restrictions on procurement of goods & services from a bidder of a country which shares a land border with India; I certify that (**Name of Bidder**) is not from such a country or, if from such a country, has been registered with the Competent Authority. I



hereby certify that **(Name of Bidder)** fulfils all requirements in this regard and is eligible to be considered.

**Note:** Where applicable, evidence of valid registration by the Competent Authority is required to be attached.

➤ **Certificate for Works involving possibility of sub-contracting to be submitted by bidder:**

"I have read the clause regarding restrictions on procurement of goods & services from a bidder of a country which shares a land border with India and on sub-contracting to contractors from such countries; I certify that **(Name of Bidder)** is not from such a country or, if from such a country, has been registered with the Competent Authority and will not subcontract any work to a contractor from such countries unless such contractor is registered with the Competent Authority. I hereby certify that **(Name of Bidder)** fulfils all requirements in this regard and is eligible to be considered.

➤ **Model Certificate for GeM:**

"I have read the clause regarding restrictions on procurement of goods & services from a bidder of a country which shares a land border with India: I certify that this vendor/bidder is not from such a country or, if from such a country, has been registered with the Competent Authority. I hereby, certify that this vendor/bidder fulfils all requirements in this regard and is eligible to be considered for procurement on GeM. [Where applicable, evidence of valid registration by the Competent Authority shall be attached.]"

**Note:** Where applicable, evidence of valid registration by the Competent Authority is required to be attached.

**Note:** For further detail, refer Office Memorandum: F. No. 6/18/2019-PPD, dated: 23.07.2020, Ministry of Finance, Department of expenditure Division, Public Procurement Division.



COVER NO: 1

**FORMAT OF COVER NOTE**

**(FORMAT FOR SUBMISSION OF UDYAM CERTIFICATE OFF-LINE IN THE LETTER HEAD OF BIDDER  
DIGITALLY SIGNED BY THE DSC HOLDER.)**

REF:.....

DATED:.....

To:  
HOD (PROCUREMENT & CONTRACT)  
Mineral Exploration and Consultancy Limited,  
Dr. Babasaheb Ambedkar Bhawan, Seminary Hills,  
NAGPUR-440006 (Maharashtra) INDIA.

|                |  |
|----------------|--|
| <b>SUBJECT</b> | Submission of Copy of Udyam certificate. |
|----------------|--|

|                   |  |
|-------------------|--|
| <b>REFERENCE:</b> |  |
|-------------------|--|

With reference to the tender under reference we would like to participate in the bid on-line. As we are registered UDYAM bidder for the product we have quoted, we may please be eligible/consider for benefits as per PP policy for MSME Order 2012. Copy of UDYAM certificate, is forwarded herewith as instructed in the bid. Copy of the same is also be uploaded on the CPPP-NIC in the appropriate cover.

**DETAILS OF UDYAM CERTIFICATE:**

|   |                                      |  |
|---|--------------------------------------|--|
| 1 | Registered Udyam firms               |  |
| 2 | Registration Certificate No. & Date  |  |
| 3 | Registration Certificate valid up to |  |

We hereby certify that the offered/quoted product against your bid under reference is covered under above registration (List of items attached).

**(COPY OF THIS COVER NOTE ALONG WITH COPY OF VALID EXEMPTION CERTIFICATES SHOULD BE  
UPLOADED IN THE APPROPRIATE COVER WHILE SUBMITTING THE TENDER ON-LINE)**



**COVER NO: 2**

**MINERAL EXPLORATION AND CONSULTANCY LIMITED**  
(Formally known Mineral Exploration Corporation Limited)  
(A GOVERNMENT OF INDIA ENTERPRISE)

**ANNEXURE-I**

**TENDER ELIGIBILITY/QUALIFYING CONDITIONS FOR BIDDERS**

|            |                              |        |            |
|------------|------------------------------|--------|------------|
| TENDER NO: | 129/ET/MECL/MM/CONT/CFA/03-B | DATED: | 12.08.2024 |
|------------|------------------------------|--------|------------|

The agency shall submit the following certificates/documents for assessment of the capacity & capability of the bidder to perform the contract.

| Sl. No. | Required by MECL  | To Be Confirmed by the Bidder |
|---------|---|-------------------------------|
| 1.      | NAME OF CA/CMA FIRM & FIRM REGISTRATION No. (FRN)   |                               |
| 2.      | HEAD OFFICE ADDRESS   |                               |
| 3.      | TELEPHONE/ FAX/ EMAIL   |                               |
| 4.      | 1. The CA/ CMA proprietorship/ Partnership/ LLP firm should be practicing firm and should be in practice for a minimum period of 10 years or more as on the date of floating of tender.<br>2. Attach the Latest Firm Card/Firm Constitution Certificate issued during the calendar year 2024 by the respective CA/CMA Institutes.<br>3. The other relevant details scanned copies with complete details for documentary evidence. |                               |
| 5.      | Audit Firm (Head Office/ Branch Office) should be located at Nagpur.  |                               |
| 6.      | Audit firm will also submit executive summary of Quarterly Audit Report.  |                               |
| 7.      | Audit Firm should have auditing experience in similar line of Mining/ Exploration department on SAP & Ind AS will be preferred.<br>Attach the Experience Certificate from the concerned department/ organization indicating the modules of SAP (HR Module, Finance Modules, Sales & Distribution Module and Material Modules and that the accounts are Ind-AS complied.   |                               |
| 8.      | Audit Firm should have at least three full time partners out of which one should be FCA/FCMA (Attach scan copies with complete details for documentary evidence).   |                               |
| 9.      | Audit Firm should not have been barred from appointment by any Govt. or Semi Govt. entities.  |                               |
| 10.     | PAN of the proprietorship firm/ partnership firm/ company (Copy to be enclosed)   |                               |
| 11.     | GST Registration Certificate (Copy of Registration to be enclosed)  |                               |
| 12.     | <b><u>Contract Performance Guarantee</u></b><br>Should be accepted as per Tender terms and Conditions.  |                               |
| 13.     | <b><u>PAYMENT TERMS</u></b><br>Should be accepted as per Tender terms and Conditions.   |                               |
| 14.     | <b><u>DELIVERY SCHEDULE FOR SUBMISSION OF AUDIT REPORT</u></b><br>Should be accepted as per Tender terms and Conditions.  |                               |



**SPECIAL NOTE:**

- ✓ Bidder must fill / complete the "ELIGIBILITY/QUALIFYING CONDITIONS", in all respect, as per given Annexure-I. Bid without duly completed ANNEXURE-I is liable to be rejected and detailed Techno-commercial bid will not be evaluated (The entire columns in the above ANNEXURE-I should be filled. Phrase like Complied, OK, Agreed, provided etc. should be avoided).
- ✓ Information under sr. No. 1 to 14 of "Tender eligibility/Qualifying conditions for bidders" shall be part of Techno-commercial bid of this tender. Therefore, bidders should furnish above details and should upload the scanned copies of documentary evidence pertaining to eligibility/ qualifying conditions as in the annexure-I in the cover no-I.

GM (Engg./P & C)



**COVER NO: 2**

**MINERAL EXPLORATION CORPORATIN LIMITED  
(A GOVERNEMENT OF INDIA ENTERPRISE)  
(SCHEDULE-A)**

|            |                              |        |            |
|------------|------------------------------|--------|------------|
| TENDER NO: | 129/ET/MECL/MM/CONT/CFA/03-B | DATED: | 12.08.2024 |
|------------|------------------------------|--------|------------|

**DETAILS FOR NEFT/RTGS (NATIONAL ELECTRONIC FUND TRANSFER/REAL TIME GROSS SYSTEM)**

|   |                         |  |
|---|-------------------------|--|
| 1 | Name of the Beneficiary |  |
| 2 | Address (With Pin Code) |  |

**BANK PARTICULARS**

|     |   |  |
|-----|---|--|
| 1.  | Name of Bank  |  |
| 2.  | Bank Telephone No. (With STD Code)                          |  |
| 3.  | Branch Name   |  |
| 4.  | Bank Branch Code  |  |
| 5.  | Bank address (With Pin Code)                                |  |
| 6.  | Bank Fax No. (With STD Code)                                |  |
| 7.  | 9 Digit MICR Code of the Bank Branch                        |  |
| 8.  | 11 Digit IFSC Code of Beneficiary Bank                      |  |
| 9.  | Bank Account No.  |  |
| 10. | Type of Account   |  |
| 11. | Permanent Account Number (PAN)                              |  |
| 12. | E-Mail address for intimation regarding release of payments |  |
| 13. | NEFT Board Member   |  |

I hereby declare that the particulars given above are correct and complete. If any transaction is delayed or not effected for reasons of incomplete or incorrect information, I shall not hold MECL responsible. I also undertake to advise any change in the particulars of our account to facilitate updating of records for purpose of credit of amount through RBI EFT/Internet/RTGS.

DATE:.....



**COVER NO: 2**

**MINERAL EXPLORATION AND CONSULTANCY LIMITED**  
(Formally known Mineral Exploration Corporation Limited)  
(A GOVERNMENT OF INDIA ENTERPRISE)

|            |                              |      |            |
|------------|------------------------------|------|------------|
| TENDER NO: | 129/ET/MECL/MM/CONT/CFA/03-B | DATE | 12.08.2024 |
|------------|------------------------------|------|------------|

GST DETAILS FOR BIDDERS

|     |  |  |
|-----|--|--|
| 1.  | Name:  |  |
| 2.  | Address (As per registration with GST):              |  |
| 3.  | City:  |  |
| 4.  | Postal Code:   |  |
| 5.  | Region/ State (Complete State Name):                 |  |
| 6.  | Pan Number:  |  |
| 7.  | GST ARN No. (Acknowledgement Attached):              |  |
| 8.  | GSTIN Provisional ID No. (Acknowledgement Attached): |  |
| 9.  | Type of Business (As per Registration with GST):     |  |
| 10. | Contact Person:                                      |  |
| 11. | Phone Number:  |  |
| 12. | Mobile Number:                                       |  |
| 13. | Email ID:  |  |
| 14. | Service Accounting Code/ HSN Code:                   |  |

DATE:.....



**COVER NO:2**

**MINERAL EXPLORATION AND CONSULTANCY LIMITED**  
(Formerly known Mineral Exploration Corporation Limited)  
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**ANNEXURE-II**

|            |                              |        |            |
|------------|------------------------------|--------|------------|
| TENDER NO: | 129/ET/MECL/MM/CONT/CFA/03-B | DATED: | 12.08.2024 |
|------------|------------------------------|--------|------------|

**SCOPE OF AUDIT AND GENERAL TERMS AND CONDITIONS OF CONTRACT**

**1. SCOPE OF AUDIT:**

Audit is to be conducted as per the guidelines / directions issued by the institute of Chartered Accountants of India and as per directions issued by the company from time to time.

Area of internal audit to be covered for Corporate Office-Nagpur, CMC- Nagpur & RMC- Hingna, Nagpur Will be as under:

- 1) That all assets of the company are safe guarded against all kinds of losses and misuse.
- 2) That the accounting controls designed to ensure the reliability of financial records is actually in operation.
- 3) Those financial and other operating controls are actually in operation.
- 4) That management policy plans and guidelines, issued from time to time are duly followed.
- 5) That the various management decision have been made on the basic of adequate study and cost benefits analysis, keeping in view the long term objective of the company.
- 6) Following aspects have to be specifically examined by internal audit.
  - a. Scrutiny of accounts.
  - b. Procurement and disposal of stores and capital items.
  - c. Whether classification of expenditure between capital expenditure and revenue expenditure done correctly looking at the nature and size of business, authenticity of expenditure.
  - d. Are the bank accounts of the company reconciled with the bank pass books/statements regularly, if not any deficiencies were reported.
  - e. Examine whether the accounts maintained and finalized are in conformity with accounting policies.
  - f. Whether the company has a system of monitoring for timely recovery of outstanding dues. Highlight the significant instances of failure of system, if any.
  - g. Whether advance made to the contractors/ parties are monitored regularly and adjusted as per the terms of Contract/ Agreement.
  - h. Examine the expenditure in the light of authenticity, nature, utility & accounting etc.
  - i. Maintenance of journal to record the transactions not routed through bank /cash book.
  - j. To report on purchase procedure maintenance of store records/ accounts, for cases exceeding Rs. 50,000/- physical verification and reconciliation with financial books of accounts. Deficiencies, if any, be reported.
  - k. Collection and remittances of statutory dues such as Income Tax Deducted at source, Work Contract Tax, Contributory Provident Fund, GST, WCT, Professional Tax etc.,
  - l. Expenditure incurred on running and maintenance of vehicles and their performance report.
  - m. Whether accounting standards issued by the Institution of Chartered Accountants of India are being followed keeping in view the accepted accounting policies of the management.
  - n. Any other matter which Internal auditor deemed fit to include in his report
  - o. Internal Audit Checklist is attached at ANNEXURE-III which is only indicative in nature and not meant to be exhaustive. The same should be modified / adapted by the concerned auditor in light of dynamic / varied nature of business environment. Based on the experience during the audit corrections, modifications, additions to the checklist in audit manual if any, the same is to be carried out periodically with due approval.



p. Audit firm will also submit executive summary of Quarterly Audit Report.

**2. VALIDITY OF BIDS:**

The bids submitted by the bidder shall remain valid for acceptance for a period of 120 days from scheduled or extended date of opening of tender (Part-I).

**3. DELIVERY SCHEDULE FOR SUBMISSION OF AUDIT REPORT:**

- 3.1 Last Date of submission of firstquarter Audit report is upto 28th September 2024.
- 3.2 Last Date of submission of second and third quarter Audit report is upto 28<sup>th</sup> of next successive quarter.
- 3.2 Last Date of submission of fourth quarter Audit report is upto second week of April.

**4. DURATION OF CONTRACT:**

- 4.1 The contract shall be for a period of one year commencing from the date specified in the letter of award.
- 4.2 The terms and conditions of the extended term shall remain same as the original contract.
- 4.3 Notwithstanding anything stated above MECL reserves the right to terminate the Contract by giving one month notice without assigning any reason whatsoever.

**5. TERMS OF PAYMENT:**

- 5.1 The payment shall be released to the Audit agency on Quarterly basis. The agency shall submit the quarterly bills after submission of audit report of each Quarter along with Executive Summary of the Quarter at the first month of next successive quarter duly authorized by representative of Finance Division/HOD(LA) in triplicate, within seven days after the submission of Audit report.
- 5.2 All the payments to be made to the Audit agency under the contract shall be made by MECL through RTGS.
- 5.3 Any recovery as per contractual terms shall be made by MECL from the bills of the agency as applicable.

**6. CONTRACT PERFORMANCE GUARANTEE:**

Successful bidder shall furnish Performance security equivalent to 3% (three percent) of tendered/contract value and shall be submitted within fifteen days from the date of receipt of LOA in the form of bank guarantee from any Nationalized/Scheduled Banks and should be en-cashable at Nagpur in the given format. The Bank Guarantee should be for the period of 90 days beyond the contract/extension of time period in case of time over run.

The contractor's performance guarantee deposited in the form of bank guarantee shall be duly discharged and returned to the contractor after 90 days from the date of completion of work.

**7. SETTLEMENT OF DISPUTES & ARBITRATION:**

All the questions and disputes relating to the meaning and instructions under this contract herein before mentioned shall be referred to sole arbitration of the Chairman-cum-Managing Director, MECL, Nagpur. Who himself can arbitrate the dispute or appoint his nominee arbitrator to arbitrate the dispute and make an award in the matter. The award of sole Arbitrator shall be final, conclusive and binding on both the parties. Notwithstanding anything any dispute between the parties, the contractor shall not be entitled to withhold, delay or defer his obligations under the contract and it shall be carried out strictly in accordance with the terms and conditions of contract. The arbitration shall be conducted in accordance with the provisions of the Arbitration and conciliation Act, 1996 or any statutory modifications thereof re-enactment OR any scheme, rules made there under and for the time being in force. The venue of the arbitration shall be Nagpur. The courts of Nagpur shall have exclusive jurisdiction in all matters arising out of the contract.



**8. AGREEMENT:**

The successful bidder is required to enter into a formal agreement with MECL, on a non-judicial stamp paper of Rs.500/- as applicable in Maharashtra State within 15 days from the date of issuance of award letter.

**9. GENERAL TERMS & CONDITIONS OF THE CONTRACT:**

9.1 MECL reserves the right to accept the bid or not even if the bidder qualifies all conditions.

9.2 The bidder will not assign or transfer the work to other firms etc.

9.3 Period of audit will be from April 2024 to March 2025 & Audit will be conducted on Quarterly basis i.e. from April to June, July to Sept, Oct to Dec and Jan to March.

9.4 The payment of the work undertaken by the bidder will be done as per tender terms and conditions. Delay in submission of report may attract L.D. @ of 0.25% of the price of audit fee not delivered for a week or part of week subject to maximum limit of 2.5% of every Quarter fees.

9.5 Income Tax at source will be deducted from the bills raised and TDS Certificates will be issued accordingly.

9.6 The bidder also agrees that all knowledge and information not within the public domain which may be acquired during the carrying out of his duties, shall be, for all time and for all purpose, regarded as strictly confidential and held in confidence, and shall not be directly or indirectly disclosed to any person whatsoever, except with the written permission of the company.

9.7 No TA/ DA, boarding & lodging expenses will be paid by the company. All such expenses will be borne by the bidder. However, conveyance from Corporate Office to Hingna and back shall be arranged by the company.

9.8 No advance towards fees etc. shall be paid/ sanctioned at any stage of the audit.

9.9 The agreement will become effective upon confirmation letter sent to the Audit firm for the audit.

9.10 Visiting audit team will consist of minimum one Qualified Accountant (CA/CMA) & two Assistants having qualification of CA/CMA Intermediate.

9.11 In case of any dispute the jurisdiction will be Nagpur court.

9.12 It is mandatory to submit the CA/CMA Certificates along with their Aadhar Card of the members of the visiting Audit Team before conducting Audit.

9.13 The minimum duration of the Audit period for each quarter shall be 10 days @ 8 hours working time per day.

9.14 The presence of Partner of the firm is mandatory in the exit meeting of audit of each quarter for discussion.

9.15 The Head Office or the Branch Office of the firm must be at Nagpur.

**GM (Engg./ P & C)**



**COVER NO: 2**

**MINERAL EXPLORATION AND CONSULTANCY LIMITED**  
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**ANNEXURE-III**

**TENDER NO.: 129/ET/MECL/MM/CONT/CFA/03-B, Dt.:12.08.2024**

**FORMAT FOR TECHNICAL PROPOSAL  
FOR INTERNAL AUDIT**

|    |   |  |
|----|---|--|
| 1. | Name of the CA/CMA firm & Firm Registration No. |  |
| 2. | Head office address                             |  |
| 3. | Telephone / Fax / Email                         |  |
| 4. | PAN No.   |  |
| 5. | GST Registration No.                            |  |

**6-A Details of CA/CMA's Partners & Employee (Status as on 01.01.2024 Firm Card)**

| Sr. No. | Name of Partner/ Employee | Membership No. | Designation Partner/ Employee | Qualification (ACA/FCA) or (CMA/FCMA) | Date of Joining with the firm |
|---------|---------------------------|----------------|-------------------------------|---------------------------------------|-------------------------------|
| 1.      |                           |                |                               |                                       |                               |
| 2.      |                           |                |                               |                                       |                               |
| 3.      |                           |                |                               |                                       |                               |
| 4.      |                           |                |                               |                                       |                               |
| 5.      |                           |                |                               |                                       |                               |
| 6.      |                           |                |                               |                                       |                               |

**6-B Details of Staff members**

| Sr. No. | Name | Qualification | Experience |
|---------|------|---------------|------------|
| 1.      |      |               |            |
| 2.      |      |               |            |
| 3.      |      |               |            |
| 4.      |      |               |            |
| 5.      |      |               |            |

7 Experience General: ----- years (from the date of Registration of firm)

8 List of Major Audit clients (Last two years)

9 Experience of Internal Audit of multiple location: -----No. of locations simultaneously.

No. of such assignments handled-----



**COVER NO: 2**

**MINERAL EXPLORATION AND CONSULTANCY LIMITED**  
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**ANNEXURE-IV**

**TENDER NO.: 129/ET/MECL/MM/CONT/CFA/03-B, Dt.:12.08.2024**

**INTERNAL AUDIT CHECKLISTS**

**INTRODUCTION**

The following aspects may be considered when using the relevant audit checklists:

1. Before commencement of audit in a given area, obtain and understand the objectives, nature of business, risks and controls in place. For this purpose, preliminary discussion with relevant persons, review of audit reports, understanding applicable policy/ procedures, etc. will be useful.
2. The suggested checklist is only indicative in nature and not meant to be exhaustive. The same should be modified / adapted by the concerned auditor in light of dynamic / varied nature of business environment. Based on the experience during the audit corrections, modifications, additions to the checklist in audit manual if any, the same is to be carried out periodically with due approval.
3. All applicable and relevant Procedures / Manuals / Circulars / Office Orders, etc. must be kept in view when carrying out the audit.

**APPROVED INTERNAL AUDIT CHECKLISTS**

**Table of Contents**

| Sl. No. | PARA | DEPARTMENT & ACTIVITY                            |
|---------|------|--|
| 1.      | 1.1  | Material Purchase Requisition (MPR) verification |
|         | 1.2  | Tendering and evaluation process                 |
|         | 1.3  | Processing of Purchase Orders                    |
|         | 1.4  | Vendor records/data                              |
| 2.      | 2.1  | Receiving stores material                        |
|         | 2.2  | Inspection for quality                           |
|         | 2.3  | Custody and Disposal Activity                    |
|         | 2.4  | Customs and Excise                               |
|         | 2.5  | Handling Raw Materials                           |
|         | 2.6  | Issue of materials                               |
|         | 2.7  | Perpetual Inventory System.                      |
|         | 2.8  | Scrap items.                                     |
|         | 2.9  | General Activities                               |
| 3.      | 3.1  | Processing the proposals                         |
|         | 3.2  | Receiving and evaluation of tenders              |
|         | 3.3  | Awarding Contracts.                              |
|         | 3.4  | Execution of tendered works                      |
| 4.      | 4.1  | Fixed Assets Accounting                          |
|         | 4.2  | Bills Payable                                    |
|         | 4.3  | Stores Accounting & Control                      |
|         | 4.4  | Payroll Accounting                               |



|            |      |  |
|------------|------|--|
|            | 4.5  | Treasury Management  |
|            | 4.6  | Accounts receivable  |
|            | 4.7  | Capital Budget   |
|            | 4.8  | Statutory & Other Transactions                             |
|            | 4.9  | Employee related transactions                              |
| <b>5.</b>  |      |  |
|            | 5.1  | Recruitment  |
|            | 5.2  | Training & development                                     |
|            | 5.3  | Promotions   |
|            | 5.4  | Industrial Relation  |
|            | 5.5  | Sanction of Loans & Advances                               |
|            | 5.6  | Maintenance of Personal records                            |
|            | 5.7  | Final Settlements  |
|            | 5.8  | Welfare activities   |
|            | 5.9  | Overtime Wages Payment                                     |
|            | 5.10 | Estate division and legal section                          |
|            | 5.11 | CSR  |
| <b>6.</b>  |      |  |
|            | 6.1  | Allotment of Co's quarters/ Buildings                      |
|            | 6.2  | Recovery of House Rent & Electricity charges               |
|            | 6.3  | Vacation and unauthorized occupation of Company's quarters |
|            | 6.4  | Maintenance of township                                    |
|            | 6.5  | Lease hold transaction.                                    |
|            | 6.6  | Repairs, Construction & General Maintenance Contracts      |
| <b>7.</b>  |      |  |
|            | 7.1  | Access Controls  |
|            | 7.2  | Password Policy & Security                                 |
|            | 7.3  | Safety & Security of Assets                                |
|            | 7.4  | Maintenance contracts                                      |
|            | 7.5  | Others   |
| <b>8.</b>  |      | <b>Exploration Department</b>                              |
| <b>9.</b>  |      | <b>Drilling Department</b>                                 |
| <b>10.</b> |      |  |
|            | 10.1 | CMC  |
|            | 10.2 | RMC  |
|            | 10.3 | Projects   |
| <b>11.</b> |      | <b>Pre - Audit</b>   |
|            | 11.1 | M P R / Administrative approval.                           |
|            | 11.2 | Appointment of Consultants.                                |
|            | 11.3 | Tendering and evaluation process.                          |
|            | 11.4 | Processing bids & Placement of Purchase/ Contract Orders.  |



## 1. Purchase Department

### Activities:

- 1.1 Material Purchase Requisition (MPR) verification.
- 1.2 Tendering and evaluation process.
- 1.3 Processing of Purchase Orders.
- 1.4 Vendor records/data.

| Sl. No.    | Particulars  | Yes | No | Remarks if any |
|------------|--|-----|----|----------------|
| <b>1.1</b> | <b>Check List for verification of Material Purchase Requisition (MPR):</b>   |     |    |                |
| 1.         | Is MPR raised by indenting department in order with respect to specification of the material required, item code, quantity and the estimated cost?   |     |    |                |
| 2.         | Is MPR approved by Competent Authority as per Delegation of Powers?  |     |    |                |
| 3.         | For Emergency Purchases, whether indenting department has mentioned MPR as 'emergency' with necessary justification and MPR signed by the Competent Authority.   |     |    |                |
| 4.         | In case of Capital Equipment, whether there is provision in the capital budget for the year and approval from Competent Authority exists?  |     |    |                |
| <b>1.2</b> | <b>Check list for verification of tendering and evaluation process :</b>   |     |    |                |
| 1.         | Are open / limited tenders invited in all cases as per procedure prescribed?   |     |    |                |
| 2.         | Whether e-tender process followed for all procurements above prescribed threshold limit?   |     |    |                |
| 3.         | Whether adequate publicity for tenders has been given as prescribed?   |     |    |                |
| 4.         | Whether sufficient time given for receiving quotations as per guidelines i.e., 4-6 week's time for Open tender and 3-4 week's time for limited tender.   |     |    |                |
| 5.         | If any extension of due date is given?   |     |    |                |
|            | a) If yes, whether the approval from Competent Authority was obtained ;  |     |    |                |
|            | b) Is the reason for extension of date reasonable? (For e.g.: to have a better competition).   |     |    |                |
| 6.         | In case of Open/ Global tender, whether tender notice was issued in the newspapers depending on target sources, place of publication and extent of circulation required?   |     |    |                |
| 7.         | In case of amendment to tender or modification of tender terms subsequent to pre-bid meeting, whether corrigendum to tender has been issued in the same media with suitable time extension for submission of bids? |     |    |                |
| 8.         | In case of limited tendering method, the basis on which suppliers have been selected is as per the prescribed procedure.   |     |    |                |
| 9.         | Is the number of enquiries adequate for getting competitive offers?  |     |    |                |
| 10.        | Test check whether suppliers for LTEs have been selected from approved list only?  |     |    |                |
| 11.        | In case of single tenders verify whether adequate justification exists for resorting to single tender  |     |    |                |



|            |   |   |  |  |
|------------|---|---|--|--|
|            |   | purchases; the rates obtained were reasonable, and the prescribed procedure has been followed.  |  |  |
| 12.        |   | In case of proprietary items, verify whether the tender was processed in accordance with Delegation of Powers and items procured were from OEMs or their authorized dealers only.   |  |  |
| 13.        |   | Check the NIT conditions to ensure that either the Indian agent on behalf of the Principal/OEM or the Principal/OEM itself can bid but both cannot bid simultaneously for the same item/product in the same tender.   |  |  |
| 14.        |   | Check the NIT conditions to ensure that if an agent submits bid on behalf of the Principal/OEM, the same agent shall not submit a bid on behalf of another Principal/OEM in the same tender for the same item/product.  |  |  |
| 15.        |   | In case of repeat order, whether ;  |  |  |
|            |   | a) The orders had been placed within six months of the original order with same rate, terms & conditions.   |  |  |
|            |   | b) There was no downward trend of price.  |  |  |
|            |   | c) Quantity of repeat order did not exceed 50% of the original order.   |  |  |
| 16.        |   | In case of two bid systems, whether price bids were opened only after technical bids opened and accepted as per the requirement of indenting department.  |  |  |
| 17.        |   | In case of cash purchases, verify whether the same has been made only in cases of emergent and exceptional and unavoidable circumstances. Cash purchase may be made in following circumstances:   |  |  |
|            |   | a) When the value of purchase is low  |  |  |
|            |   | b) When the item is not regularly purchased and/or not generally included in Annual Indent/Materials Budget   |  |  |
|            |   | c) When the item is available ex-stock from show rooms or specially shops dealing with the item of such nature.   |  |  |
|            |   | d) When the item is urgently required by the user and When the item is branded/package in original packing or may be accepted based on standard warranty of the manufacturer.   |  |  |
|            |   | e) Cash Purchase will be made on cash payment basis from dealers/show rooms after obtaining proper cash memo, money receipt and warranty certificate, if any, against any manufacturing defects.  |  |  |
| <b>1.3</b> | <b>Check list for processing of Purchase Orders (PO):</b> |   |  |  |
|            | 1.  | Whether lowest tenders were accepted?   |  |  |
|            | 2.  | In cases of acceptance of other than lowest (L1), adequate justifications for rejection of lower tenders have been recorded and approved by the Competent Authority. (Rejection of lower tenders may be due to different specification, different make, not as per required standard, not accepting MECL terms and conditions etc.) |  |  |
|            | 3.  | Comparative statements were correctly prepared taking into consideration the elements of taxes, duties, freight etc. and also the make and specification as stipulated in the tender notice and those offered.  |  |  |
|            | 4.  | Whether negotiations, if any were held after obtaining  |  |  |



|     |  |  |  |  |
|-----|--|--|--|--|
|     | approval from Competent Authority.   |  |  |  |
| 5.  | Verify the particulars of EMDs submitted by the tenderer?<br>If any vendor is exempted from submission of EMD (SSI or registered vendor) then verify whether proper documents (proof) have been submitted by the vendor.   |  |  |  |
| 6.  | The applicability of GST with respect to material and its evaluation in tender process.  |  |  |  |
| 7.  | Whether the MPR's were splited up to avoid obtaining the sanction of the higher authorities?   |  |  |  |
| 8.  | Verify that prompt action was taken in finalizing the orders within the validity period of quotation to avoid price increase.  |  |  |  |
| 9.  | Check whether all the Purchase orders got vetted by the Finance Department before it is issued to avoid any mistakes in preparation of purchase order.   |  |  |  |
| 10. | Review the purchase requisitions pending for a long time without placing any orders.   |  |  |  |
| 11. | Review in respect of emergency purchases, the actual usage or consumption of such materials after procurement to ascertain whether the emergency procurement was justified.  |  |  |  |
|     | Review the reports from the plant regarding the complaints of materials and action taken by the purchase department.   |  |  |  |
| 12. | Review the arrangement existing for inspection of quality and quantity of incoming materials and settling discrepancies between the quality of materials received with invoice/PO/contract.                                |  |  |  |
| 13. | In respect of issued purchase orders, ascertain whether important terms and conditions such as, terms of payment, price variation clause, liquidation damage clause etc; are as per NIT terms.                             |  |  |  |
| 14. | Check whether amendment of the purchase orders has been made as per the laid down policy.  |  |  |  |
| 15. | Check whether extension of the delivery period and waiver of liquidated damages have been allowed as per the approved guidelines.  |  |  |  |
| 16. | Check the scope of escalation clause if any given in Purchase order.   |  |  |  |
| 17. | Verify whether purchase department is ensuring that all consignments are insured properly, having regard to the terms of delivery in the orders, nature of goods and mode of transportation.                               |  |  |  |
| 18. | Verify whether the Integrity pact agreement and fraud prevention policy of the company has been included in tenders as approved by the Management from time to time (in respect of the order values exceeding Rs.30 Lakhs) |  |  |  |
| 19. | Ensure the compliance / adherence with CVC guidelines issued from time to time.  |  |  |  |
| 20. | Review the arrangement existing for inspection of quality and quantity of incoming materials and settling discrepancies between the quality of materials received with invoice/PO/contract.                                |  |  |  |



| 1.4 Check list for processing of Purchase Orders (PO): |  |  |  |  |
|--|--|--|--|--|
| 1.   | Is item wise approved vendor list maintained by the purchase department?                       |  |  |  |
| 2.   | The registration of suppliers is as per the prescribed procedure?                              |  |  |  |
| 3.   | The lists are up-dated periodically by weeding out non-performer and including fresh entrants. |  |  |  |
| 4.   | Is procedure followed in eliminating unreliable suppliers is adequate?                         |  |  |  |

## 2. Stores Department

### Activities:

- 2.1 Receiving stores material.
- 2.2 Inspection for quality.
- 2.3 Custody and Disposal Activity
- 2.4 Customs and Excise.
- 2.5 Handling Raw Materials.
- 2.6 Issue of materials.
- 2.7 Perpetual Inventory System.
- 2.8 Scrap items.
- 2.9 General Activities.

| Sl. No.  | Particulars   | Yes | No | Remarks if any |
|--|---|-----|----|----------------|
| <b>2.1 Check list for verification of Stores Receipts:</b>                 |   |     |    |                |
| 1.   | Verify LR/RR register and ascertain the lag between LR date and GRN date.   |     |    |                |
| 2.   | Whether the above lag is reasonable?  |     |    |                |
| 3.   | Is there any delay in actual receipt of material and Goods Receipt Note?  |     |    |                |
| 4.   | Are all GRNs prepared during the period contain the signature of inspection officer?  |     |    |                |
| 5.   | Verify instances of LR/RR collected but not entered in Materials Inward Register (MIR)?   |     |    |                |
| 6.   | Whether transit insurance obtained covers normal risks and policies and validity is not expired?  |     |    |                |
| 7.   | In case of deliver of the materials through the Bank, whether the clearance of materials has been done with in due date to avoid penalty charges from Bank? |     |    |                |
| 8.   | Verify the Daily Receipt Register (DRR) and ascertain any abnormal delays?  |     |    |                |
| <b>2.2 Check list for verification of Inspection activity:</b>             |   |     |    |                |
| 1.   | Is time lag between date of arrival of the materials and issue of inspection certification reasonable?  |     |    |                |
| 2.   | Are all rejected items segregated and handed over to DDR section for further action?  |     |    |                |
| 3.   | Are rejected goods suitably tagged and kept separate in the stores to avoid mix up with accepted items?   |     |    |                |
| 4.   | Verify any materials pending for inspection for more than 7 days?   |     |    |                |
| <b>2.3 Check list for verification of Custody &amp; Disposal activity:</b> |   |     |    |                |
| 1.   | Are there cases of direct delivery of materials at the consuming departments?   |     |    |                |
|  | a) If so, whether the direct delivery regularized by issue of GRNs, SIVs and IUT.   |     |    |                |



|  |  |  |  |  |
|--|--|--|--|--|
| 2.   | Are claims have been properly lodged for all shortage/damages in materials?  |  |  |  |
| 3.   | Check the records of claims pending settlement to know the status of claim against carrier or transporter in cases of wrong handling of materials, external damages of packing or any damage found when the package case is opened.  |  |  |  |
| 4.   | Verify Stores Dispatch Vouchers to check the stock of materials sent for repair/ reconditioning/ replacements to the repair agency/ supplier from stores through "onward dispatch note" from user department. Whether the materials have been received with in reasonable time after repair. |  |  |  |
| 5.   | Verify Material return vouchers to ascertain that the MRV control registers are maintained properly to record used but serviceable items, unused items and scrap.  |  |  |  |
| 6.   | Whether regular correspondence and follow up is made by receipt section regarding DDR items to get short received items/ damaged items?  |  |  |  |
| 7.   | Verify whether the rejected items have been sent back before receipt of replacement? If so, whether proper indemnity bond has been obtained from the supplier?   |  |  |  |
| 8.   | Whether materials to be returned have been dispatched through an authorized agent on freight to pay basis & uninsured at the risk & cost of the vendor   |  |  |  |
| <b>2.4 Check list for verification of Taxes:</b>                               |  |  |  |  |
| 1.   | Verify that all documents relating to GST has been sent to concerned department for obtaining Input Tax Credit. Also check there is no delay in sending the document.  |  |  |  |
| <b>2.5 Check list for verification of handling of Raw materials by Stores:</b> |  |  |  |  |
| 1.   | In respect of raw material received;   |  |  |  |
|  | a) Whether material shifted within time allowed.   |  |  |  |
|  | b) Any demurrages incurred and the reasons thereof.  |  |  |  |
|  | c) Is Total quantity of material received equal or more than Bill of Lading.   |  |  |  |
|  | d) Weightment slips matching with the quantity received.   |  |  |  |
| <b>2.6 Check list for verification of Taxes:</b>                               |  |  |  |  |
| 1.   | Are materials issued only against duly authorized Stores Issue Vouchers (SIV)?   |  |  |  |
| 2.   | Whether the material gate pass has been signed by security officer when the material is going out for repair or other purpose?   |  |  |  |
| 3.   | Check the issue of printing and stationary materials and other stores for which PSL is not maintained are made on proper requisitions and the entries in stock records are correctly made?   |  |  |  |
| 4.   | Review the system of stocking and accounting of used materials returned to stores?   |  |  |  |
| 5.   | Verify the procedure of recording and return of empty containers to the suppliers for reusing/refilling.   |  |  |  |
| 6.   | Verify whether the stores items issued to contractors on chargeable basis for particular work have been advised for recovery from payment?   |  |  |  |
| 7.   | Whether all adjustment vouchers (AV) are duly approved by Competent Authority? Verify the entries in AV  |  |  |  |



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|   |     | control register with the BIN card to tally the physical quantity.   |  |  |  |
|   | 8.  | Receipted copies, of I V s (Material - serviceable, unserviceable, scarp and assets issued to other MECL establishment duly acknowledged by the recipient.)  |  |  |  |
| <b>2.7 Check list for verification of Perpetual Inventory System:</b> |     |  |  |  |  |
|   | 1.  | Whether perpetual inventory system followed for physical verification of stores covers all major items?  |  |  |  |
|   | 2.  | Check the periodicity of perpetual inventory system, whether all items are covering with in that period of checking?   |  |  |  |
|   | 3.  | Whether discrepancies observed during physical verification has been rectified immediately.  |  |  |  |
| <b>2.8 Check list for verification of Scrap items :</b>               |     |  |  |  |  |
|   | 1.  | Whether the scrap register is maintained and regularly updated.  |  |  |  |
|   | 2.  | In respect of unserviceable items accounted as scrap, whether approval from competent authority has been taken?  |  |  |  |
|   | 3.  | Check physically the scrap items to ensure that the scrap items have been kept separately from regular stores items.   |  |  |  |
|   | 4.  | In respect of capital items proposed as scrap, whether competent authority approval exists?  |  |  |  |
|   | 5.  | In respect of highvalue items returned through MRN, scrutiny the cases from MPR stage to MRN stage to ascertain the reasons.   |  |  |  |
|   | 6.  | Whether the items proposed for disposal include all scrap items which were marked as unserviceable and unrepairable.   |  |  |  |
|   | 7.  | In respect of repairable and reconditionable items, whether proper actions has been proposed within time to get it repaired or serviced.   |  |  |  |
|   | 8.  | Verify the accounting and valuation of all repairable items which have been repaired and taken in to stores as MRN receipts.   |  |  |  |
|   | 9.  | In respect of disposal of scrap, verify whether all items have been proposed including unsold items during the last auction, leftover/excess quantity in the previous sold lots and newly generated scrap materials.                       |  |  |  |
|   | 10. | Verify whether the scrap items proposed for sale only include the scrap/obsolete materials returned by user departments as unserviceable through MRNs.   |  |  |  |
|   | 11. | Verify the items proposed for sale as scrap had been sent to all departments for identifying of any items required by their use in the department or elsewhere.  |  |  |  |
|   | 12. | Whether the items identified and recommended by the departments as surplus circulated to other units for any requirement? Are the items not required by all the units initiated for dispose off after approval of the Competent Authority? |  |  |  |
|   | 13. | Verify the action taken on disposal of scrap/waste generated during production process, replacement of worn outs. Check the formation of lots, approval of   |  |  |  |



|            |   |  |  |  |
|------------|---|--|--|--|
|            | disposal etc. in scrap register.  |  |  |  |
| 14.        | Whether the scrap sale has the approval of competent authority including the recommendation of Survey Committee, if any.  |  |  |  |
| <b>2.9</b> | <b>Check list for verification of Stores-general activities:</b>  |  |  |  |
| 1.         | Are materials stocked properly so as to minimize deterioration and also to facilitate physical verification?  |  |  |  |
| 2.         | In respect of receipt of POL,<br>a) Verify the shift wise log book to ensure the proper handing over from one personnel to another from one shift to another shift.<br>b) Comparison of actual consumption of POL with predetermined norms.   |  |  |  |
| 3.         | Study the system of inclusion of items in the category of AR items i.e...e, items which are required regularly and by more than one department. Whether the items included in AR category are proper?   |  |  |  |
| 4.         | Is the periodical inspection of materials with a view to identifying deteriorated and damaged items carried out?<br>a) Whether the items identified have been included for dispose off?   |  |  |  |
| 5.         | Are lists of non-moving and slow-moving items obtained and analyzed periodically?   |  |  |  |
| 6.         | Study the basis of fixing minimum level, reordering and maximum levels and test check for some of AR items?   |  |  |  |
| 7.         | Is the posting in the bin card with reference to original documents on sample check?  |  |  |  |
| 8.         | Is hazardous items like chemicals, acids, lubricants, gases in cylinders stored separately in special storages?   |  |  |  |
| 9.         | Whether Items not accounted through GRN are recorded regularly in No-action-GRN-register?   |  |  |  |
| 10.        | Whether bin cards are maintained properly and kept posted up-to-date and the location of the bin noted therein tallies with actual location?  |  |  |  |
| 11.        | Review the adequacy of fire protection measures?  |  |  |  |
| 12.        | Verify whether review of surplus and unserviceable items has been made with a view to their actual usage by change in specification or use for a different purpose other than that for which it was originally intended. Review effectiveness of steps taken to dispose them of in the best interest of the company either by auction sale or scrap sale. |  |  |  |
| 13.        | Discrepancy, if any found during stock verification has been rectified.   |  |  |  |
| 14.        | Test check the quantitative balances in the physical Bin card and Computer and physical stock from time to time.  |  |  |  |
| 15.        | Whether the BIN cards are regularly updating after change of location of material?  |  |  |  |
| 16.        | Verify whether materials have been transferred from one unit to other through stock transfer voucher (STV)/TUT after approval from Competent Authority.   |  |  |  |
| 17.        | Whether the inspection, testing and re certification of tools, tackles and mobile equipments of stores equipments has been done periodically?   |  |  |  |



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| 18. | Whether any stock balances have negative balances in PSL requiring adjustment, if any? |  |  |  |
| 19. | Whether all samples and prototype materials are kept separately?                       |  |  |  |
| 20. | Whether the items of high value kept under safe custody?                               |  |  |  |

### 3. Contracts Department (B D & Commercial Department)

#### Activities:

3.1 Processing the proposals.

3.2 Receiving and evaluation of tenders.

3.3 Issuing of tenders.

3.4 Post tendering works like deviation in work, extension of time etc.

| Sl. No.    | Particulars  | Yes | No | Remarks if any |
|------------|--|-----|----|----------------|
| <b>3.1</b> | <b>Check list for verification of Processing of proposals:</b>   |     |    |                |
| 1.         | Examine the basis adopted for computing schedule of Rates (SoR).   |     |    |                |
|            | a) Does the basis seem reasonable?   |     |    |                |
|            | b) Are the rates reviewed and revised periodically?  |     |    |                |
|            | c) Has the approval of the Competent Authority obtained as per Delegation of Powers?   |     |    |                |
| 2.         | Whether the indenting department has taken proper approval from the Competent Authority as per Delegation of Powers?   |     |    |                |
| 3.         | In case of limited tenders, whether the names suggested by the indenting department are included?  |     |    |                |
| 4.         | Verify the mode of tendering adopted with a view to ascertain whether the guidelines given in this regard by the CVO have been followed?   |     |    |                |
| 5.         | Whether the reasons for adopting limited tendering or single negotiated tendering have been recorded?  |     |    |                |
| 6.         | Whether the copy of the LOI is sent to tenderers with in time?   |     |    |                |
| 7.         | Whether action for extension of the period of the contract has been initiated well in advance in order to avoid stoppage of work and whether factors which necessitated the extension have been recorded?          |     |    |                |
| 8.         | Has approval of the Competent Authority been taken for the time overrun?   |     |    |                |
| 9.         | In case of amendment to tender or modification of tender terms subsequent to pre-bid meeting, whether corrigendum to tender has been issued in the same media with suitable time extension for submission of bids? |     |    |                |
| 10.        | Whether sufficient time given for receiving quotations as per guidelines (as per CVC guidelines)   |     |    |                |
| 11.        | If any extension of due date is given?   |     |    |                |
|            | If yes, whether the approval from Competent Authority was obtained ;   |     |    |                |
| 12.        | Verify whether all the tenderers have submitted EMDs?  |     |    |                |
| 13.        | If no, verify whether exempted parties given proof of documents to exempt EMD (registered with NSIC) submitted by the contractor.  |     |    |                |
| 14.        | In case of limited tendering method, the basis on which  |     |    |                |



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|   | tenderers have been selected is as per prescribed procedure.   |  |  |  |
| 15.   | Is the number of enquiries adequate for getting competitive offers?  |  |  |  |
| 16.   | In the case of single tenders, verify whether adequate justification exists for resorting to single tender; the rates obtained were reasonable, and the prescribed procedure has been followed.                        |  |  |  |
| 17.   | In case of emergency contract, whether the Competent Authority approval has been obtained after completion of work and the reasons recorded for the nature of work and rates claimed by the contractor are reasonable? |  |  |  |
| 18.   | In case of nominated tender (without calling for tender), whether justification is given in the proposal with respect to award of the work and rates?  |  |  |  |
| 19.   | In case of repeat order, whether ;   |  |  |  |
|   | a) The orders had been placed within six months of the original order.   |  |  |  |
|   | b) There was no downward trend of price.   |  |  |  |
|   | c) Not more than one repeat orders for 50% of the original order had been placed against a specific order.   |  |  |  |
| <b>3.2 Check list for Receiving and Evaluation of tenders:</b>                  |  |  |  |  |
| 1.  | Verify whether tender documents have been issued after deposit of tender application fee in Accounts Dept?   |  |  |  |
| 2.  | Whether adequate time has been allowed to the intending tenderers?   |  |  |  |
| 3.  | Whether EMD collected from the tenderers has been deposited with F&A without delay?  |  |  |  |
| 4.  | Verify the cases of EMD exempted and are they eligible for exemption as per rules?   |  |  |  |
| 5.  | Verify whether NIT documents are prepared as per requirement of indenting department and drawings included (as required)?  |  |  |  |
| 6.  | Verify whether tenders received later than the declared date and time are rejected?  |  |  |  |
| 7.  | In case of two bid systems, whether price bids were opened only after technical bids opened and accepted as per the requirement of indenting department.   |  |  |  |
| 8.  | Verify whether the signatures of tender opening officials obtained and changes/corrections recorded are authenticated by the officers?   |  |  |  |
| <b>3.3 Check list for verification evaluation of tenders and awarding work:</b> |  |  |  |  |
| 1.  | Examine whether adequate internal check system exists for ensuring correctness of the comparative statements?  |  |  |  |
| 2.  | Whether negotiations with tenderers, wherever necessary, have been conducted as per recommendation of Tender Evaluation Committee and as per laid down guidelines.   |  |  |  |
| 3.  | Whether the value of the tender recommended by the tender committee for acceptance is within 10% of the estimate cost. If not, whether the reasons have been recorded in the relevant minutes of the meeting.          |  |  |  |
| 4.  | In case of two bid system, whether price bids were opened only after qualifying technical bids in all cases?   |  |  |  |
| 5.  | Whether sufficient reasons for acceptance of the tender other than lowest have been recorded?  |  |  |  |



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| 6.  | In all contracts above Rs.1 crore, is integrity programme been included?  |  |  |
| 7.  | Is Comparative statement correctly prepared taking in to consideration the elements of GST and also the make and specification as stipulated in the tender notice and those offered.  |  |  |
| 8.  | Whether negotiations were held after obtaining the approval from Competent Authority and as per CVC guidelines?   |  |  |
| 9.  | Verify whether recommendation from tender committee exists for awarding the work to L-1?  |  |  |
| 10.   | In case of retendering, is approval from Competent Authority obtained?  |  |  |
| 11.   | Is contractor's signature obtained in the work order (office copy) on every page, as acceptance of the award, before commencing the work?   |  |  |
| 12.   | Check whether all the Work orders got vetted by Finance Department before it is issued to avoid any mistakes in preparation of work order.  |  |  |
| <b>3.4 Check list for verification of Post tendering works:</b> |   |  |  |
| 1.  | Analyze the deviation statements with a view to ascertaining the extent of cost overrun and the reasons there for. Has approval of the Competent Authority been taken for the deviation?  |  |  |
| 2.  | Verify the stage payments certified by the contract section and verify the basic documents on the basis of which certificate have been issued?  |  |  |
| 3.  | Examine whether there is an efficient system of monitoring the progress of work as per approved time schedule?  |  |  |
| 4.  | Verify the reports sending to the Management regarding progress of work highlighting shortfall compared with approved plan.   |  |  |
| 5.  | Whether measurements in MB are certified by the engineer-in-charge?   |  |  |
|   | Check that in case of works which are not executed according to time schedule reasons for such delay have been investigated and management actions have been taken out at the appropriate level.  |  |  |
| 6.  | Whether samples of concrete etc. are taken and tests conducted to ensure quality as per terms of the contract?  |  |  |
| 7.  | Whether proper records of materials (including cement and steel) issued and consumed, contract/work-wise are maintained?  |  |  |
| 8.  | Verify whether each item of materials consumed for each work is in conformity with the stipulation in the contract.   |  |  |
| 9.  | Whether the cost of the materials issued on recoverable basis has been recovered from the contractors' bills at the correct rates as per the terms of the contract.<br>In case of capital jobs, it may be verified that the total expenditure has not exceeded the sanctioned amount. If there is an excess, whether it has been fully justified and section obtained from the competent authority. |  |  |
| 10.   | Whether the excess material issued to the contractors is returned to the stores and in the event of the contractor failing to return the materials, the cost thereof together   |  |  |



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|     |  | with penalty, as per terms of the contract, is recovered from the contractors' bills.   |  |  |  |
| 11. |  | In case of delay in execution of works contract, ensure that the penalty/liquidated damages as per terms of contract are recovered; in case of waiver, sanction has been obtained from the competent authority. |  |  |  |
| 12. |  | Is work wise approved contractors list maintained by the contracts department?  |  |  |  |
| 13. |  | The registration of new contractors is as per the prescribed procedure?   |  |  |  |
| 14. |  | The lists are up-dated with reference to the performance of contractors.  |  |  |  |
| 15. |  | Verify and report after completion of the project whether the desired benefit / performance have been achieved as projected at the time of obtaining the approval of the competent authority.                   |  |  |  |

#### 4. Finance & Accounts Department

##### Activities:

- 4.1 Fixed Assets Accounting.
- 4.2 Bills Payable.
- 4.3 Stores Accounting & Control.
- 4.4 Payroll Accounting.
- 4.5 Treasury Management.
- 4.6 Accounts receivable.
- 4.7 Capital Budget.
- 4.8 Provident Fund & Pension Scheme.
- 4.9 Statutory & Other Transactions.
- 4.10 Employee related transactions.

| Sl. No. | Particulars   | Yes | No | Remarks if any |
|---------|---|-----|----|----------------|
| 4.1     | <b>Check list for verification of Fixed Asset Accounting:</b>   |     |    |                |
| 1.      | Review the assets register for correctness and completeness of recordings and reconcile with financial accounts.  |     |    |                |
| 2.      | Check whether the depreciation has been charged correctly according to the Company Act 2013 and Company Accounting policy?  |     |    |                |
| 3.      | Check the entries with supporting documents like completion reports for buildings, commissioning reports for plant and machinery, purchase invoices for furniture and fixtures? |     |    |                |
| 4.      | Verify whether all capital expenditure relating to project construction grouped under 'Capital work-in-progress', project wise.   |     |    |                |
| 5.      | Verify whether the work-in-progress has been transferred to capital account after receipt of 'completion certificate' and 'asset put to use' certificate from the department.   |     |    |                |
| 6.      | Is the depreciation charged proportionately from the date of installation for the assets capitalised during the year?   |     |    |                |
| 7.      | Whether all entries of transfers, sale or retirements are supporting by sanctions issued by the Competent Authority?  |     |    |                |
| 8.      | Whether all the assets have been physically verified at the prescribed intervals by the concerned departments?  |     |    |                |



|            |   |  |  |  |
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| 9.         | Whether unserviceable items have been identified and action taken for their retirement under the order of Competent Authority?  |  |  |  |
| 10.        | Whether all missing items have been investigated and action taken to adjust under the orders of the Competent Authority?  |  |  |  |
| 11.        | Whether the system of numbering of each asset to enable identification and facilitate stock verification is being intimated and the location of the assets have been recorded in the asset register?  |  |  |  |
| 12.        | Review whether any assets have been retired before their life and the reason for the same?  |  |  |  |
| 13.        | Review the impairment of assets, if any under AS-28.  |  |  |  |
| 14.        | Review idle assets and the reasons for their non / under utilization?   |  |  |  |
| 15.        | Review asset accounting when an old asset is exchanged for new one with payment of additional cost whether gross cost is accounted for the new one with corresponding entries for the disposal of the old asset or only the net cost is accounted in the books. |  |  |  |
| 16.        | Whether at the end of year, are all departments have sent confirmation letters regarding their verification of fixed assets lying with their departments?   |  |  |  |
| <b>4.2</b> | <b>Check list for verification of Bills payable:</b>  |  |  |  |
|            | <b>A) Supplier's bills:</b>   |  |  |  |
| 1.         | Whether the Bill complies with the rates, quantities, specifications, delivery dates etc. specified in the purchase order?  |  |  |  |
| 2.         | Is the receipt, inspection and taking over in stock of material evidenced by GRN?   |  |  |  |
| 3.         | Are all necessary certification copies enclosed with GRN?   |  |  |  |
| 4.         | Is payment restricted to accepted quantity only as per GRN?   |  |  |  |
| 5.         | Check whether a separate note is mentioned in the PO copy regarding receipt of quantity and payment to avoid 'double payment'?  |  |  |  |
| 6.         | Whether the supplier has delivered the item in time as per delivery schedule and if not, is Liquidated Damage clause invoked and recovered?   |  |  |  |
| 7.         | In case of payment through bank, whether bank intimation has been received and other relevant documents such as Guarantee Certificate, inspection certificate, invoices, copy of GC or LR is furnished by bank?   |  |  |  |
| 8.         | Is GC/ LR endorsed in favor of MECL?  |  |  |  |
| 9.         | If the item is eligible for GST input tax credit, whether it is booked under separate account code?   |  |  |  |
| 10.        | In respect of advance payments, verify the amount paid is as per PO terms and against pro-forma invoice?  |  |  |  |
| 11.        | Is Security Deposit in the form of Bank Guarantee has been furnished as per format and validity exists as per Guarantee Clause?   |  |  |  |
| 12.        | Verify the value of GRN, whether GST is excluded for those items eligible for GST credit?   |  |  |  |



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| 13.                           | Are all advances given to supplier are adjusted from the invoice?   |  |  |
| 14.                           | Are there any pending invoices for payment for more than 3 months and check the reasons for delay in settlement?  |  |  |
| 15.                           | Is there any outstanding advances made to suppliers and pending adjustment for more than 3 months?  |  |  |
| 16.                           | In case of rejection of material at inspection stage for which payment have already been made whether in all cases the materials have been got replaced at the vendors cost or money recovered? |  |  |
| 17.                           | Verify the payment with purchase order to check whether the freight, if any paid (included in price) is recovered from bill?  |  |  |
| 18.                           | In case of payments relating to non-GRN cases, whether proof of receipt of material enclosed along with invoices?   |  |  |
| <b>B) Contractor's Bills:</b> |   |  |  |
| 1.                            | Are Contractor's stage payment bills certified by the Functional Manager of user department?  |  |  |
| 2.                            | In case of Stage payment, is bill accompanied by Inspection Certificate as to the satisfactory completion of the stage as per terms & specifications of the order?                              |  |  |
| 3.                            | In respect of RA (Running Accounting) Bills, whether the bill has been raised for completed portion of the items and rates paid are as per work order and with in total contract value.         |  |  |
| 4.                            | Verify that all deviations and extra items have prior approval of Competent Authority.  |  |  |
| 5.                            | Verify whether compliance certificate from the personnel department is enclosed with each RA bill certifying the compliance of local labour laws by the contractor?                             |  |  |
| 6.                            | Are all contractual recoveries recommended by the site engineer recovered from the bill?  |  |  |
| 7.                            | Verify the man day wages paid are in accordance with present rates and as per escalation clause in the contract terms   |  |  |
| 8.                            | Whether measurements in MB are certified by the engineer-in-charge and recommended for payment?   |  |  |
| 9.                            | Whether security deposit recovered from bills as per the contract terms.  |  |  |
| 10.                           | Verify the work completion period and applicability of LD clause.   |  |  |
| 11.                           | Verify whether the security deposit has been released to the contractor only after maintenance period is over and certified by user department  |  |  |
| 12.                           | Verify in case of Final bill, all documents (i.e. No demand certificate, check list) are attached?  |  |  |
| 13.                           | If material supplied to supplier on cost basis is it recovered from bill?   |  |  |
| 14.                           | Are all statutory deductions like works contract tax, TDS deducted from the bill?   |  |  |
| 15.                           | Is GST paid to the contractor booked under separate head of account to claim the same as Input Tax Credit if available?   |  |  |
| 16.                           | In case of capital/construction works, whether the  |  |  |



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|   | material reconciliation statement enclosed   |  |  |  |
| 17.   | If SD is recommended for release along with bill, verify whether the maintenance period clause in the contract and recommendation from the engineer/officer-in-charge.   |  |  |  |
| 18.   | In case of Repair Order (RO) bills, if job has done outside plant premises then verify the gate pass return vouchers for the movement of items from the plant premises with reference to the date in particulars.          |  |  |  |
| 19.   | Are weighment slips issued by the weighbridge enclosed with RO bill and tallied with the material returned.  |  |  |  |
| 20.   | In case of vehicle repair bills inside the plant premises, verify the supply of the spare parts along with acknowledgement of the security on the delivery notes/invoice for the receipt of spare parts.                   |  |  |  |
| <b>C) Import payments:</b>  |  |  |  |  |
| 1.  | In respect of letter of credit, verify the requisition given by the purchase department and amendments to the letter of credit, if any given. Verify, whether the same is matching with purchase order terms & conditions. |  |  |  |
| 2.  | Verify the release of documents from the banks after payment, with letter of credit register and copy of Bill of entry/ Airway Bill submitted to bank.   |  |  |  |
| 3.  | In case of advance payment, verify the payment with requisition from purchase department, proforma invoice submitted by the supplier and with purchase order terms.  |  |  |  |
| 4.  | In respect of ocean freight payment, verify the requisition from the purchase department along with chartered party agreement, invoice and PO terms and freight register.  |  |  |  |
| 5.  | If demurrages incurred, verify the concurrence for demurrages at load port and discharge port based on lay time statement, statement of fact and bill of lading, approval from Competent Authority for payment.            |  |  |  |
| 6.  | In case of air freight, verify the payment with requisition from purchase department along with consolidation agent contract, invoice, airway bill and PO terms.   |  |  |  |
| 7.  | Verify the records maintained in respect of imports by the concerned for claiming benefits/rebates under EXIM policy.  |  |  |  |
| <b>4.3 Check list for verification of Stores accounting &amp; Control :</b> |  |  |  |  |
| 1.  | Verify whether the quantitative balances as per Stores Ledger reconciled with balances as per Bin Cards in frequent intervals?   |  |  |  |
| 2.  | Verify whether the accounting of GRN is valued as per Purchase order and GST is excluded if it is eligible for input tax credit.   |  |  |  |
| 3.  | If freight and handling expenses are borne by the company, check the cost as per bill along with the freight & handling (F & H) charges paid has been taken for valuation of GRN.  |  |  |  |
| 4.  | Are capital and revenue items segregated to account capital items separately.  |  |  |  |
| 5.  | Verify the SIT ledger reconciliation to identify the long pending transactions and the reasons for not settling the same?  |  |  |  |
| 6.  | Verify whether all used and serviceable items returned   |  |  |  |



|   |   |  |  |  |
|---|---|--|--|--|
|   | through MRN are taken to stock with nil value and unserviceable items returned to stores are treated as scrap.  |  |  |  |
| 7.  | In respect of accounting of shortage, verify the approval from Competent Authority.   |  |  |  |
| 8.  | Verify AAV (Accounts Adjustment Vouchers) passed during the period to ascertain the errors occurred while posting GRN, SIV,AV.  |  |  |  |
| 9.  | Verify STR (Stock Transfer Receipts) and STI (Stock Transfer Issues), whether the same has been valued and posted in time to reconcile with other units.  |  |  |  |
| <b>4.4 Check list for verification of Payroll Accounting:</b> |   |  |  |  |
| 1.  | Are attendance sheets received from departments have been reconciled with the leave data and daily absentee reports sent by the departments? Check attendance as shown in the Attendance Data Statement with the records of actual attendance.  |  |  |  |
| 2.  | Check that leave records are maintained properly and test check certain entries in leave record with supporting documents.<br>Check the input documents sent by Payroll Section to Systems Department for the preparation of Payroll Master to verify the change of flag of increment, the grant of allowances, basic pay, D.A., promotion order etc. |  |  |  |
| 3.  | Is fixation in all cases done by Personal Departments in accordance with the Rules in consultation with F&A department?<br>Check the fixed deduction statement and variable deduction statement with the basic records and payslips to ascertain the correctness of the deductions made through payroll.  |  |  |  |
| 4.  | All deductions and recoveries like rent, electricity charges etc. are made as per the orders and as per advice from the concerned section like Estate office for rent, electricity charges from electrical maintenance department, personal telephone charges from admin department?  |  |  |  |
| 5.  | For all recoveries/deductions made in salary/wage bill, whether necessary journal entries have been passed?   |  |  |  |
| 6.  | Final settlement of dues to employees on account of resignation, termination, death and retirement are made as per rules and guidelines prescribed by Service rules?  |  |  |  |
| 7.  | In case of final settlement to the retired employees, Verify whether dues were paid only On receipt of the "No dues certificate" from the all departments?  |  |  |  |
| 8.  | Check the overtime hours paid with overtime statements received, ensure that overtime work was duly authorised such work was actually done and computation of overtime wages is in accordance with the provisions of Factories Act.   |  |  |  |
| 9.  | Verify whether the updation of basic pay in case of promotions is being made only after getting confirmation of the employee?   |  |  |  |
| 10.   | Whether the schedules in respect of Festival advance, Pay advance, Rent advance, Tour advance, LTC advance,   |  |  |  |



|            |   |  |  |  |
|------------|---|--|--|--|
|            | are prepared on monthly basis and up-to-date?   |  |  |  |
| 11.        | In verifying telephone bill payments, verify whether the charges towards usage of telephone by the employees for their personal use as advised by the administration department have been recovered from the salaries of employees? |  |  |  |
| 12.        | Verify EL encashment with respect to the Company Rules.   |  |  |  |
|            | a) Last Pay drawn (Basic pay and DA) has been taken as a basis for Encashment.  |  |  |  |
|            | b) Employee has not encashed Leaves during the same calendar year.  |  |  |  |
|            | c) Verify the encashment of Earned leave.   |  |  |  |
| 13.        | Verify Leave accounting as per Rules of the company   |  |  |  |
|            | a) Whether any leaves other than SL, c/off, RH are combined with CL?  |  |  |  |
|            | b) Verify C/off availed by the employee in lieu of duty performed on closed holidays/weekly offs are authorised by the sanctioning authority?   |  |  |  |
|            | c) Test check the leave letters during audit period to ensure that all leaves are accounted properly and in accordance with company leave rules.  |  |  |  |
| 14.        | Verify the savings submitted by the employees and the amounts fed for exemption in payroll are as per Income Tax Act.   |  |  |  |
| 15.        | Verify the recovery of all loans from the employees including car, scooter, computer, rent advance, pay advance, festival advance and house building advance and reconcile with the schedule prepared.                              |  |  |  |
| 16.        | Verify in case of transferred employees, whether all recoveries effected and compare with advise received from other transfer units.  |  |  |  |
| 17.        | In respect of newly joined employees, verify the salary paid for the first month comparing with the date of join.   |  |  |  |
| 18.        | Ensure that the statutory deductions on salary have been deposited with the appropriate authority within the stipulated time limits.  |  |  |  |
| 19.        | In respect of resigned employees, whether all recoveries are effected and notice period pay, if any to be paid by the employee has been remitted.   |  |  |  |
| <b>4.5</b> | <b>Check list for verification of Treasury Management:</b>  |  |  |  |
| 1.         | Review the duties and responsibilities of the staff to verify whether adequate internal control is built in to the system for avoidance of fraud, misappropriation etc.   |  |  |  |
| 2.         | Review the system for fund transfer mechanism and adhere to the balance in current account retention limit by the various units.  |  |  |  |
| 3.         | Whether Funds transferred to other locations based on the requirement of individual units?  |  |  |  |
| 4.         | Whether Cash Management Section has maintained a register in prescribed form and chronologically entered the securities (including Bank guarantees) received with full particulars regarding the security and the date of expiry?   |  |  |  |
| 5.         | Whether transfer certificates sent to such location on  |  |  |  |



|            |  |  |  |  |
|------------|--|--|--|--|
|            | transfers of funds?  |  |  |  |
| 6.         | Whether all cheque payments other than cash withdrawals have been paid by means of Crossed "Account Payee" Cheques or RTGS/NEFT mechanism. |  |  |  |
| 7.         | Is Authorisation for advising Banks for transfers of fund from one bank to another by Competent Authority?                                 |  |  |  |
| 8.         | Verify whether all cheques signed by authorised signatories only as per Delegated Power?   |  |  |  |
| 9.         | Whether fidelity insurance coverage is up-to-date and covered all the persons dealing with cash?   |  |  |  |
| 10.        | Verify whether any day cash exceeded the maximum amount of cash that should be maintained as per fidelity insurance?                       |  |  |  |
| 11.        | Verify whether any cash payments made in excess of limit prescribed in the Income Tax Act,1961 (at present Rs. 10,000)?                    |  |  |  |
| 12.        | Whether stale cheques are transferred to 'stale cheque' account after three months of cheque date?   |  |  |  |
| 13.        | Whether spoiled cheques retained and filed and voided in manner prescribed?  |  |  |  |
| 14.        | Whether approvals for disbursement of foreign currency been given by authorised officials as per DOP?                                      |  |  |  |
| 15.        | Whether Statement showing Investments outstanding at the end of each month is prepared?  |  |  |  |
| 16.        | Statement showing interest earned including accrued interest as on last day of the month?  |  |  |  |
| 17.        | Review the surplus fund available from time to time and their investment as per the established policy.                                    |  |  |  |
| 18.        | In case of maturity of deposit, verify the amount received along with interest from the Bank.  |  |  |  |
| 19.        | In case of bank guarantees whether appropriate action for extension has been initiated at least one month before their expiry.             |  |  |  |
| <b>4.6</b> | <b>Check list for verification of Accounts Receivable:</b>   |  |  |  |
| 1.         | Verify the letter of credits received from parties comparing with the Contract/Agreement entered.  |  |  |  |
| 2.         | Review the L.C. Terms and conditions with respect to terms & Conditions of agreement.  |  |  |  |
|            | a) LCs should be confirmed, irrevocable, unrestricted for negotiation without recourse to drawer.  |  |  |  |
|            | b) Opened by bank acceptable by sellers Banker.  |  |  |  |
|            | c) It should be for 100 % estimated value of shipment for guaranteed/ indicative Fe. Content.  |  |  |  |
|            | d) Verify the validity of the L.C. as per agreement.   |  |  |  |
|            | e) Verify Bank Charges in respect of L.C. opening and confirmation are for buyer's Account.  |  |  |  |
| 3.         | Verify the invoices prepared based on MPR/ JMC within 7 days from the date of receipt of the same.   |  |  |  |
| 4.         | Verify whether the invoice amount includes penalty /bonus and taxes clearly mentioned in the invoice.                                      |  |  |  |
| 5.         | Reconciliation of billing done with activities to be undertaken as indicated in work order.  |  |  |  |
| 6.         | Reconciliation of billing done with value of work done statement.  |  |  |  |
| 7.         | Whether age analysis of sundry debtors is done.  |  |  |  |



|   |     |   |  |  |  |
|---|-----|---|--|--|--|
|   | 8.  | TDS deducted from bills is properly accounted for and reconciled with Form 26AS.  |  |  |  |
|   | 9.  | Provision for doubtful debts is made as per the accounting policy.  |  |  |  |
| <b>4.7 Check list for verification of Capital Budget:</b>                     |     |   |  |  |  |
|   | 1.  | In respect of Capital Expenditure proposals, verify whether the proposal is having capital budget approval?   |  |  |  |
|   | 2.  | In case of budget approved proposals, verify the standard CAPEX form, whether the reason for procurement, specific brand & manufacturer with explanation there for the techno commercial benefits of acquisition/replacement has been enclosed. |  |  |  |
|   | 3.  | Verify whether the CAPEX proposal cleared and recommended by the Functional Head of the respective indenters.   |  |  |  |
|   | 4.  | Check that all proposals for capital expenditure were initiated on the basis of cost benefit studies and duly approved by competent authority.  |  |  |  |
|   | 5.  | Is proposal having approval of CMD/BOD depending upon Delegation as per DOP.  |  |  |  |
|   | 6.  | Verify whether payments are released as per the terms of work order and analyzing the progress of work as per approved time schedule?   |  |  |  |
|   | 7.  | Verify the stage payments certified by the contract section and verify the basic documents based on which certificates have been issued?  |  |  |  |
|   | 8.  | Verify the system of monitoring the expenditure and progress of work compared with approved plan.   |  |  |  |
|   | 9.  | Verify the measurements in MB and ensure that the same are certified by the engineer-in-charge?   |  |  |  |
|   | 10. | Whether proper records of materials (including cement and steel) issued and consumed, contract/work-wise are maintained and verified before processing the bills?   |  |  |  |
|   | 11. | Verify whether each item of materials consumed for each work is in conformity with the stipulation in the contract.   |  |  |  |
|   | 12. | Whether the cost of the materials issued on recoverable basis has been recovered from the contractors' bills at the correct rates as per the terms of the contract.   |  |  |  |
|   | 13. | Verify that the total expenditure has not exceeded the sanctioned amount. If there is an excess, whether it has been fully justified and section obtained from the competent authority.   |  |  |  |
|   | 14. | In case of delay in execution of works contract, ensure that the penalty/liquidated damages as per terms of contract are recovered; in case of waiver, sanction has been obtained from the competent authority.                                 |  |  |  |
| <b>4.8 Check list for verification of Statutory &amp; other transactions:</b> |     |   |  |  |  |
|   | 1.  | Verify whether all statutory recoveries like GST TDS & TDS are remitted to the respective authorities every month with in stipulated dates.   |  |  |  |
|   | 2.  | Verify the EMD and SD release as per the advice of contracts department by certifying the payment and whether it is tallied with the register maintained for the purpose.   |  |  |  |
|   | 3.  | In respect of insurance payments, verify whether the policy covers all the assets as per requirement of user  |  |  |  |



|            |   |  |  |  |
|------------|---|--|--|--|
|            | departments.  |  |  |  |
| <b>4.9</b> | <b>Check list for verification of employee related transactions:</b>  |  |  |  |
| 1.         | In respect of payment to employees towards stitching charges, whether receipt is enclosed along with claim form.  |  |  |  |
| 2.         | Verify festival advance payments to employees, whether advance is paid only once in the calendar year.  |  |  |  |
| 3.         | Verify TA claim by the employees as per company TA rules.   |  |  |  |
| 4.         | In respect of annual maintenance contracts, is payment released as per terms and rates of contract against departmental in-charge certification.  |  |  |  |
| 5.         | In case of medical reimbursement claim, verify the claim is submitted in the prescribed format, sanctioned by the controlling officer and the reimbursement is as per the Company's rules.              |  |  |  |
| 6.         | Verify whether the Medical reimbursement has been allowed based on the prescription given by Doctor'.   |  |  |  |
| 7.         | Whether the reference for 'Specialist Consultation' has been made by Consulting physician?  |  |  |  |
| 8.         | In case of reference to 'Approved Specialist' whether the fee receipt with specialist signature has been attached with reimbursement form?  |  |  |  |
| 9.         | In case of in-patient treatment, is the amount released to the recognised hospital as per employee entitlement?   |  |  |  |
| 10.        | Whether in case of treatment from other than Authorised Hospital, approval of Competent authority is exists for reimbursement?  |  |  |  |
| 11.        | Verify that travelling allowance has been paid to employee as per eligibility.  |  |  |  |
| 12.        | Verify in case of transfer of employee, the transportation charges for personal effects has been reimbursed based on actual expenses subject to limits prescribed                                       |  |  |  |
| 13.        | Ensure that suitable records are maintained to check against double payment of L.T.C. claims, leave encashment, festival advance etc.   |  |  |  |
| 14.        | Check correctness of payments like payment of gratuity, payment under the Workmen's Compensation Act, Company's Contribution to Provident Funds etc. with reference to the respective rules and orders. |  |  |  |



## 5. Personnel Department

### Activities:

- 5.1 Recruitment.
- 5.2 Training & development.
- 5.3 Promotions.
- 5.4 Industrial Relation.
- 5.5 Sanction of Loans & Advances.
- 5.6 Maintenance of Personal records.
- 5.7 Final Settlements.
- 5.8 Welfare activities.
- 5.9 Overtime Wages Payments.
- 5.10 Allotment of Co's quarters/ Buildings.
- 5.11 Recovery of House Rent & Electricity charges.
- 5.12 Vacation and unauthorized occupation of Company's quarters.
- 5.13 Maintenance of township.
- 5.14 Lease hold transaction.

| Sl. No.    | Particulars  | Yes | No | Remarks if any |
|------------|--|-----|----|----------------|
| <b>5.1</b> | <b>Check list for verification of Recruitment :</b>  |     |    |                |
| 1.         | Verify whether, the rules /guidelines /policies in respect of employees are complied with of the Company.  |     |    |                |
| 2.         | Compare the actual employee strength against the sanctioned strength for any variation and report variation, if any.   |     |    |                |
| 3.         | Check that all rules and regulations for recruitment of all categories of employees are strictly followed and that all records in this regard are properly maintained.   |     |    |                |
| 4.         | Check whether the instructions for reservations and de-reservation of the posts have been complied with.   |     |    |                |
| 5.         | Check the roster maintained for recruitment to reserved posts.   |     |    |                |
| 6.         | Check whether the offers and terms and conditions of appointments issued are in accordance with the recommendations of the selection committee   |     |    |                |
| 7.         | Review the personal files to verify whether all the declarations, nomination form etc., have been obtained, the files are kept up to date and all the records evidencing the events during the employment are kept |     |    |                |
| 8.         | Review whether all the formalities required i.e., verification of antecedents, medical examinations had been completed in respect of new recruits.   |     |    |                |
| 9.         | Review the cases of pay fixation, sanction of special allowance, advance, increments, special pay, honorarium etc., with reference to the rules and regulations formed and the delegation of power.                |     |    |                |
| 10.        | Whether the Management Trainees get adequate institutional and on-the-job training?  |     |    |                |
| <b>5.2</b> | <b>Check list for verification of Training &amp; development:</b>  |     |    |                |
| 1.         | Are Development/ Refreshment training courses conducted for keeping employees abreast of new Technologies/ management techniques?  |     |    |                |
| 2.         | Check how many such courses have been conducted and how many employees have been covered during the year.  |     |    |                |



|            |  |   |  |  |  |
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|            | 3.   | Whether approval of competent authority has been taken for sending employees for seminar and training program.  |  |  |  |
|            | 4.   | Whether minimum training hours has been conducted as per MOU / Statutory guidelines.  |  |  |  |
| <b>5.3</b> | <b>Check list for verification of Promotions:</b>                        |   |  |  |  |
|            | 1.   | Whether the promotion of 'Executive and Non-executive' are in conformity with the "promotion Policy" of the company?  |  |  |  |
|            | 2.   | Review whether the promotion of 'Executive and Non - executive' are with the approval of the competent authority. Review cases of pay fixation and grant of special pay/ allowances.  |  |  |  |
|            | 3.   | Whether basic pays are fixed on promotion?  |  |  |  |
| <b>5.4</b> | <b>Check list for verification of Industrial Relation:</b>               |   |  |  |  |
|            | 1.   | Study the man-hours lost due to strike and other industrial relation problems during the period under audit and the reasons therefore. Could the loss be avoided /reduced by proper action at appropriate time? Has suitable action been taken to avoid similar problem in future? Is the present industrial relation situation cordial and peaceful? |  |  |  |
|            | 2.   | How does the existing manpower (particularly in operation Departments) compare with manpower envisaged in the Manpower Plan? Has there been Industrial Engineering study for assessing the manpower requirement? If so, how does the actual manpower in position, compares with the Industrial engineering assessment?                                |  |  |  |
| <b>5.5</b> | <b>Check list for verification of Sanction of Loans &amp; Advances :</b> |   |  |  |  |
|            | 1.   | Review the sanction issued for advances to verify whether any second advance was paid before the due date.  |  |  |  |
|            | 2.   | Check whether periodical verification of documents for cars, scooters owned by employees and claim for conveyance reimbursements are made.  |  |  |  |
|            | 3.   | Verify whether the rate of interest chargeable in the case of advance drawn by employee for purchase of car/ scooter is correctly recorded in personal files.   |  |  |  |
|            | 4.   | Verify whether that the recoveries from the employee resigned /retired are affected correctly.  |  |  |  |
| <b>5.6</b> | <b>Check list for verification of Maintenance of Personal records:</b>   |   |  |  |  |
|            | 1.   | Are service records of all employees containing particulars regarding, date of birth, qualification, date of employment, date of increment, leave etc. being maintained properly?   |  |  |  |
|            | 2.   | All records under factory Act and other statutory requirement kept properly?  |  |  |  |
|            | 3.   | Check that all statutory returns and forms under Industrial Disputes Act, Payment of Wages Act, Workmen Compensation Act and other labour laws are regularly compiled and submitted to the authorities concerned.   |  |  |  |
|            | 4.   | Verify whether suitable records are maintained to show the necessary particulars in regards to LTC claims and other allowances which are regulated with reference to the time interval.   |  |  |  |



|             |  |  |  |  |  |
|-------------|--|--|--|--|--|
|             | 5.   | Whether the wages paid by contractor has been verified and PF, ESI documents has been collected from contractor?   |  |  |  |
|             | 6.   | Whether leave record is maintained properly.   |  |  |  |
|             | 7.   | Whether cases with respect of leave without pay are scrutinized.   |  |  |  |
| <b>5.7</b>  | <b>Check list for verification of Final Settlement in case Resignation/ Retirement :</b> |  |  |  |  |
|             | 1.   | Verify the acceptance of Resignation letter and issue of relieving letter after approval of competent authority?   |  |  |  |
|             | 2.   | Notice period has been served or if waived it is by the approval of the competent authority?   |  |  |  |
|             | 3.   | Check correctness of final settlement for retrenched/ terminated employees.  |  |  |  |
|             | 4.   | In cases of voluntary retired employees the final payment is as per Government notification and as per company policy?   |  |  |  |
|             | 5.   | Verify from full and final settlement form, whether all dues as per outstanding dues certificate have been recovered.  |  |  |  |
|             | 6.   | In case of resignation of employees, verify whether any bond amount is due and the same has been collected or recovered from the employee before release.                                      |  |  |  |
| <b>5.8</b>  | <b>Check list for verification of Welfare activities :</b>                               |  |  |  |  |
|             | 1.   | All the declaration of dependent, nomination etc. has been taken from employees and it is updated as and when required for Medical claims/LTC claims Purpose.                                  |  |  |  |
|             | 2.   | Whether safety appliance issued to the employees are as per Company policy and procedures?   |  |  |  |
|             | 3.   | Whether the welfare scheme such as incentive scheme for acquiring professional qualification, grant of scholarships for employees children, etc. are being implemented efficiently and fairly? |  |  |  |
|             | 4.   | Review and verify whether the records for issue of uniforms, gifts etc. correctly maintained.  |  |  |  |
| <b>5.9</b>  | <b>Check list for verification of Overtime Wages Payment :</b>                           |  |  |  |  |
|             | 1.   | Review the reasons for overtime working and the procedure for authorising, recording and verification of overtime working.   |  |  |  |
|             | 2.   | Check whether the statutory rules governing the overtime working and payments being observed?  |  |  |  |
|             | 3.   | Review the system of control/ monitoring the overtime wages payments.  |  |  |  |
|             | 4.   | Check whether the overtime working and payments are reasonable?  |  |  |  |
| <b>5.10</b> | <b>Check list for verification of Estate division and legal section :</b>                |  |  |  |  |
|             | 1.   | Whether telephone bills, other communication and office equipment electricity and water bills and there timely payment is monitored.   |  |  |  |
|             | 2.   | Whether rent, rates and taxes are paid properly.   |  |  |  |
|             | 3.   | Whether documentation of property of company held at various places is present.  |  |  |  |
|             | 4.   | Whether rent and other charges are realised from the tenant.   |  |  |  |
|             | 5.   | Whether Lawyers are appointed and their fees are fixed with prior approval of competent authority?   |  |  |  |



|   |    |   |  |  |  |
|---|----|---|--|--|--|
|   | 6. | What is the status of legal pending cases and what are the reasons thereof.   |  |  |  |
| <b>5.11 Check list for verification of CSR Activities :</b> |    |   |  |  |  |
|   | 1. | Check the Budget allocated for entire CSR Activity during the year for the company as a whole.                          |  |  |  |
|   | 2. | Check the number of Tier 1, 2 & 3 level CSR committee meetings held during the period.                                  |  |  |  |
|   | 3. | Check the minutes of these meetings and verify the work carried out as per approved plan.                               |  |  |  |
|   | 4. | Check the Budget allocated for CSR Activity during the year for each project/ activity and actual expenditure incurred. |  |  |  |
|   | 5. | Check the details updated on MECL CSR website.  |  |  |  |

## 6. Civil Department

### Activities:

- 6.1 Allotment of Co's quarters/ Buildings.
- 6.2 Recovery of House Rent & Electricity charges.
- 6.3 Vacation and unauthorized occupation of Company's quarters.
- 6.4 Maintenance of township.
- 6.5 Lease hold transaction.

|  | Sl. No. | Particulars  | Yes | No | Remarks if any |
|--|---------|--|-----|----|----------------|
| <b>6.1 Check List for verification of allotment of Co's quarters / buildings :</b> |         |  |     |    |                |
|  | 1.      | Verify whether, Company's quarter allotted to employees are as per the rules of the Company.   |     |    |                |
|  | 2.      | Verify whether appropriate approval was obtained from competent authority for quarters allotting to employees.   |     |    |                |
|  | 3.      | Review the quarter register and statement of quarter lying vacant / unallocated for long period and the justification for the same.  |     |    |                |
|  | 4.      | Review the complaints / suggestion register and verify the action taken on the complaints / suggestion.  |     |    |                |
|  | 5.      | Verify whether appropriate approval was obtained from competent authority for allotment of quarters / buildings in the estate to any outsider.   |     |    |                |
|  | 6.      | Verify whether the lease period lease amount in respect of quarters / building leased out to outsiders are not unduly longer period and unreasonably low.  |     |    |                |
|  | 7.      | Check that the lease terms are for short term only and revised periodically in comparison to prevailing market situation.  |     |    |                |
|  | 8.      | Check the case of litigation with regard to lease agreement and latest status at the time of review.   |     |    |                |
|  | 9.      | Check the actual occupants vis-à-vis lease as per agreement to ensure that there is no sub-letting / leasing (quarters/ shops etc.).   |     |    |                |
|  | 10.     | Check for dues, long outstanding and review the reasons and action taken to recover the same.  |     |    |                |
| <b>6.2 Check list for verification of House rent &amp; Electricity Charges :</b>   |         |  |     |    |                |
|  | 1.      | A list of occupants of quarters (employees as well as outsiders) may be obtained from estate department and recovery of maintenance charges and electricity charges may be verified from payroll department. |     |    |                |



|   |    |  |  |  |  |
|---|----|--|--|--|--|
|   | 2. | Whether in case of retention of old quarters beyond period allowed whether proper sanction is taken from appropriate authority.  |  |  |  |
|   | 3. | Verify that no HRA is being paid to an employee occupying quarters.  |  |  |  |
|   | 4. | Review whether recoveries due from outside parties towards lease of accommodation from the Company are properly effected.  |  |  |  |
|   | 5. | Review the allotment register of township hall and see whether recoveries of maintenance charges, electricity, water charges and cost of damage caused to building etc. have been effected.  |  |  |  |
| <b>6.3 Check list for verification of Vacation and Unauthorised Occupation of Company's quarters:</b> |    |  |  |  |  |
|   | 1. | Review the handing over & taking over reports, whether the recoveries if any for the damage to the building/fittings are made from the occupants.  |  |  |  |
|   | 2. | Review whether the recoveries of Electricity bill up to closing reading of meter at the time of vacation is settled by the occupant.   |  |  |  |
|   | 3. | Verify whether all the set procedure is being followed to get vacated the Company's quarter from the unauthorised occupants.   |  |  |  |
|   | 4. | Check whether the boundaries of Company's land, quarters are properly protected and covered by compound walls of adequate height to avoid any encroachment.                                  |  |  |  |
| <b>6.4 Check list for verifying Township maintenance:</b>   |    |  |  |  |  |
|   | 1. | Review the approved annual budget of Township Maintenance and compare actual performance with the budget.  |  |  |  |
|   | 2. | Review whether the repair & Maintenance jobs are carried out as per the approved norms.  |  |  |  |
|   | 3. | Check whether the receipt of material drawn from the stores and outside purchases are duly authorised and properly recorded.   |  |  |  |
|   | 4. | Are materials from township stores issued against authorised indents only?   |  |  |  |
|   | 5. | Are the stores physically verified at least once a Year?   |  |  |  |
|   | 6. | Check for the abnormal consumption of consumable items like bulbs, taps etc.   |  |  |  |
|   | 7. | Is Property / house tax and other statutory payments are paid within the time?   |  |  |  |
| <b>6.5 Check list for verifying Lease hold transactions:</b>  |    |  |  |  |  |
|   | 1. | In Lease hold land transactions, check the title deeds to ensure that they have been duly registered.  |  |  |  |
|   | 2. | For Leaseholds, note period of lease and terms of lease.   |  |  |  |
|   | 3. | Ensure that the title deeds are maintained in a safe place.  |  |  |  |
|   | 4. | Verify the lease rent payable proposed for payment, whether the rates are as per agreement between MECL and Lanlords and prior approval has been taken from competent authority for payment. |  |  |  |
| <b>6.6 Check list for verifying Repairs, Construction &amp; General Maintenance Contracts:</b>        |    |  |  |  |  |
|   | 1. | Whether examination of civil and maintenance contract work has been done in respect to works manual  |  |  |  |



|    |   |  |  |  |
|----|---|--|--|--|
|    | delegation of power and CVC guidelines?   |  |  |  |
| 2. | Whether any such cases exist where work could not be completed in time resulting in escalation and calculation of escalation bills?                                 |  |  |  |
| 3. | Whether bills submitted by parties are checked and verified with respect to scope of work as per work order issued?   |  |  |  |
| 4. | Whether procedure followed for short notice tender, limited enquiry/tenders, paper tender and acceptance /rejection of offers received is examined?                 |  |  |  |
| 5. | Whether abnormal variation exists in estimated cost at the time of proposal and actual cost at the time of completion of work?                                      |  |  |  |
| 6. | Whether there is any time lag in issue of work order and approval of competent authority?   |  |  |  |
| 7. | Whether there is any time lag in date of actual start of work or date of handing over of site to the contractor and date of issue of work order?                    |  |  |  |
| 8. | Whether Measurement book is updated properly for all types of civil, electrical contracts? And bills submitted by contractor are certified on the basis of such MB? |  |  |  |

### 7. Systems Department

#### Activities:

- 7.1 Access Controls.
- 7.2 Password Policy & Security.
- 7.3 Safety & Security of Assets.
- 7.4 Maintenance contracts.

| Sl. No. | Particulars   | Yes | No | Remarks if any |
|---------|---|-----|----|----------------|
| 7.1     | <b>Check list for verification of Access Controls :</b>   |     |    |                |
| 1.      | Whether the Access Control Policy is documented and implemented to ensure only authorized personnel are allowed access to the information system assets :   |     |    |                |
|         | a) Verify that a formal process exists for creation of user IDs and authorization of users based on functions performed.  |     |    |                |
|         | b) Verify whether the list of users with administrator access for creation, modification and deletion of users and their access rights are defined for all systems.   |     |    |                |
|         | c) Check if passwords are communicated after creation of user ID in a secure manner.  |     |    |                |
|         | d) Review documentation and check logs to see whether only authorized persons are granted access and that the levels of access are adequate   |     |    |                |
| 2.      | Whether all existing access rights given for various systems, user account details (such as Account Expiration, last login date, privileges etc.) are reviewed and modified as per the business and operational requirements. |     |    |                |
| 3.      | Determine access rights are granted to 'Third Party' on need to know basis and adequately authorized.   |     |    |                |
| 4.      | Whether access to database is regulated.  |     |    |                |
| 5.      | Verify whether exception reports for access violation are generated and reviewed.   |     |    |                |



| 7.2 Check list for verification of Password Policy & Security:   |   |  |  |  |
|--|---|--|--|--|
| 1.   | Check that password policies are defined and documented.  |  |  |  |
| 2.   | Whether all the applications, database and operating systems have password parameters configured.                               |  |  |  |
| 3.   | Whether any written policy that disallows users from sharing passwords exists.  |  |  |  |
| 4.   | Whether user password details are reviewed on a regular basis.  |  |  |  |
| 7.3 Check list for verification of Safety & Security of Assets : |   |  |  |  |
| 1.   | Whether access to the data center is restricted to only authorised individuals whose job performance requires access.           |  |  |  |
| 2.   | Whether access to the data center supply facilities (e.g. electrical supply, cooling towers or forms storage) is monitored.     |  |  |  |
| 3.   | Check the availability of portable fire extinguishers.  |  |  |  |
| 4.   | Whether Uninterruptible power systems such as UPS or motor generators are installed. Review their periodic testing.             |  |  |  |
| 5.   | Verify whether the air conditioning system is adequately protected against any disaster.  |  |  |  |
| 6.   | Check whether a list is maintained for all third party software used by the organisation.                                       |  |  |  |
| 7.   | Check Whether the Original copies of all the licenses are in the custody of an authorised official and is documented.           |  |  |  |
| 7.4 Check list for verification of Maintenance contracts :       |   |  |  |  |
| 1.   | Check whether the prescribed procedures are followed for awarding the annual maintenance contracts.                             |  |  |  |
| 2.   | Check the maintenance contracts are taken on hardware in use and scope and conditions of preventive maintenance are documented. |  |  |  |
| 3.   | Whether service level reports are drawn up regularly.   |  |  |  |
| 4.   | Verify the procedure with regard to the following:  |  |  |  |
|  | a) Call monitoring procedures   |  |  |  |
|  | b) Registering the call   |  |  |  |
|  | c) Acknowledgment of call   |  |  |  |
|  | d) Resolution of problem and closure of call  |  |  |  |
| 5.   | e) Updating the solution database   |  |  |  |
|  | Check that the Antivirus software is updated and virus wall is built and updated in the entire PCs and Other Servers.           |  |  |  |
| 6.   | Check whether the Software audit is conducted by an external agency once in every 3 years.                                      |  |  |  |



#### 8. Exploration Department

| Sl. No. | Particulars  | Yes | No | Remarks if any |
|---------|--|-----|----|----------------|
| 1.      | Whether requirement of fund received from project audited and whether they are justified.                          |     |    |                |
| 2.      | Whether annual work plan of drilling and exploration audited and whether executed as per the terms and conditions. |     |    |                |
| 3.      | Whether suspended borehole (if any) audited.   |     |    |                |
| 4.      | Whether the cases of re-drilling of borehole and reasons thereof examined.   |     |    |                |
| 5.      | Whether payments of cash incentives to projects checked.   |     |    |                |
| 6.      | Whether Geo-Physical logging work audited.   |     |    |                |
| 7.      | Whether Geological report is timely submitted.   |     |    |                |
| 8.      | Whether sundry debtors are analysed age wise and whether any recovery is made.                                     |     |    |                |
| 9.      | Reconciliation of Chemical & Geophysical work done and bills raised.   |     |    |                |
| 10.     | Whether any other matter related to division audited.  |     |    |                |

#### 9. Drilling Department

| Sl. No. | Particulars  | Yes | No | Remarks if any |
|---------|--|-----|----|----------------|
| 1.      | Whether annual requirement of drilling accessories and consumables considered.   |     |    |                |
| 2.      | Whether there is a plan of deployment of drilling machines.                      |     |    |                |
| 3.      | Whether there are borehole losses and any approval thereof.                      |     |    |                |
| 4.      | Whether there are any R & D activities of drilling division.                     |     |    |                |
| 5.      | Reconciliation of Drilling Meter age with B D & P Division and Finance Division. |     |    |                |
| 6.      | Whether there are any other matters related to division.                         |     |    |                |



## 10. CMC/ RMC/ Projects

### Activities:

10.1 Access Controls.

10.2 Password Policy & Security.

10.3 Safety & Security of Assets.

| Sl. No.     | Particulars  | Yes | No | Remarks if any |
|-------------|--|-----|----|----------------|
| <b>10.1</b> | <b>Check List of verification of Access Controls :</b>   |     |    |                |
| 1.          | Whether all records related to production verified?  |     |    |                |
| 2.          | Whether there are any such cases where machine and manpower are left idle?   |     |    |                |
| 3.          | Whether valuation of job system checked?   |     |    |                |
| 4.          | Whether record of scrap/ rejects generated in manufacturing/ processing of various items at CMC checked?                               |     |    |                |
| 5.          | Whether there is any abnormal generation of scrap/ rejects at CMC?   |     |    |                |
| 6.          | Whether there is any other related matter?   |     |    |                |
| <b>10.2</b> | <b>Check List of verification of RMC Activities :</b>  |     |    |                |
| 1.          | Whether all records related to repair and maintenance of machines and equipments verified?   |     |    |                |
| 2.          | Whether work is completed in given time?   |     |    |                |
| 3.          | Whether there is unreasonable delay in taking up items for repairs? (i.e. Break down machines not taken up for repairs and lying idle) |     |    |                |
| 4.          | Whether there is any other related matter?   |     |    |                |
| <b>10.3</b> | <b>Check List of verification of Project Activities :</b>  |     |    |                |
| 1.          | Details of monthly Progress and achievement of Targets.  |     |    |                |
| 2.          | Details of Shifts / Hours utilisation.   |     |    |                |
| 3.          | Details of Borehole losses, if any.  |     |    |                |
| 4.          | Details Re-drilling, suspended boreholes if any.   |     |    |                |
| 5.          | Theft, Accident cases if any.  |     |    |                |
| 6.          | M-5 Report Vehicle Performance Report.   |     |    |                |
| 7.          | Sanction towards the Repairs, exceeding the delegated Powers.  |     |    |                |
| 8.          | Excess consumption of HSD on vehicles - sanctions regarding.   |     |    |                |
| 9.          | Details of hired vehicles, if any - HSD Consumption, Sanction, Billing, TDS.   |     |    |                |
| 10.         | Verification of Running Log Books and History Sheets - Vehicles, Machinery.  |     |    |                |
| 11.         | Payment of Telephone Bills - Regarding.  |     |    |                |
| 12.         | Stores Receipts/ Issues Registers.   |     |    |                |
| 13.         | POL Issue/ Receipt entries - Verification.   |     |    |                |
| 14.         | F C Register   |     |    |                |
| 15.         | Quotations - Purchase formalities.   |     |    |                |
| 16.         | Inventory of stores - Idle inventory, Comparison with average monthly consumption.   |     |    |                |
| 17.         | Stores return reconciliation with accounts booking.  |     |    |                |
| 18.         | Cash Book verification - Physical verification of Cash done on.  |     |    |                |



|     |  |  |  |  |
|-----|--|--|--|--|
| 19. | Unpaid Register.   |  |  |  |
| 20. | Verification of Data sent for PC-I Report and reconciling with Cost Sheet.           |  |  |  |
| 21. | Bank Reconciliation statement.   |  |  |  |
| 22. | Details of petty voucher payments.   |  |  |  |
| 23. | Details of expenditure on Printing & Stationery.                                     |  |  |  |
| 24. | FDA & FHRA Bills - Payments.   |  |  |  |
| 25. | TA/ Imprest Advances and its adjustment.   |  |  |  |
| 26. | Ledger / Trial Balance - Review.   |  |  |  |
| 27. | Salary Data Verification.  |  |  |  |
| 28. | Deposit of income tax recovery in time.  |  |  |  |
| 29. | Attendance & Leave Record account.   |  |  |  |
| 30. | Postage stamp account.   |  |  |  |
| 31. | Payment of Vehicle Taxes, Insurance and Fitness.                                     |  |  |  |
| 32. | Payment by Cash, amounts exceeding Rs.2000/-.  |  |  |  |
| 33. | Verification of Labour Contractors bills, PF, ESIC.                                  |  |  |  |
| 34. | Verification of Field Hostel Agreements and expenditure incurred on its maintenance. |  |  |  |
| 35. | Timely submission of information to CHQ for payment of RCM/ GST Tax and TDS, if any. |  |  |  |
| 36. | General Observations, Special Notes, if any.   |  |  |  |
| 37. | Status of Audit paras, related to earlier audit, if any.                             |  |  |  |
| 38. | Audit Paras No. _____ Handed over on _____.  |  |  |  |

### 11. Pre-Audit

#### Activities :

11.1 MPR / Administrative approval.

11.2 Appointment of Consultants.

11.3 Tendering and evaluation process.

11.4 Processing bids & Placement of Purchase / Contract Orders.

| Sl. No.     | Particulars   | Yes | No | Remarks if any |
|-------------|---|-----|----|----------------|
| <b>11.1</b> | <b>Check List for verification of MPR / Administrative approval:</b>  |     |    |                |
| 1.          | Is MPR / Proposal raised by indenting department in order with respect to specification of the material/ works required, item code, quantity based on MOU target and the estimated cost submitted along with justification? |     |    |                |
| 2.          | Check the basis of Estimates with reference to LPP/ Schedule of Rates/ Others, free issue items, inclusive/ exclusive of taxes and ensure that the same is reasonable.  |     |    |                |
| 3.          | Check whether the MPR has been raised when the stock level reaches re-order level (AR items) or after receipt of approved indent from user department in the case of Non-AR items.  |     |    |                |
| 4.          | Verify whether the Site Finance Concurrence is available, where ever required.  |     |    |                |
| 5.          | Is MPR/ Proposal recommended by Appropriate Authority?  |     |    |                |
| 6.          | In case of Capital Equipment/ expenditure, whether there is provision in the capital budget for the year and budget certification exists?   |     |    |                |
| <b>11.2</b> | <b>Check List for verification of Appointment of Consultants :</b>  |     |    |                |



|             |  |  |  |
|-------------|--|--|--|
| 1.          | Verify the justification furnished for the engagement of Consultant to ensure that the same is need based and for highly specialised jobs.   |  |  |
| 2.          | Check whether the Scope of the work and Objective is drafted in simple and concise language.   |  |  |
| 3.          | Whether transparent competitive bidding process is recommended.  |  |  |
| 4.          | Check that the Consultants Fees has been estimated in a realistic & scientific way, by ascertaining prevalent market conditions and consulting organization engaged in similar activities.                         |  |  |
| 5.          | Ensure that the role of the Consultants is only advisory and final authority & responsibility rests with the Company Officials only.   |  |  |
| 6.          | Check whether EMD, BG, Penal provisions for non/poor performance is incorporated in the NIT.   |  |  |
| 7.          | Check whether open / limited tenders invited in all cases as per procedure prescribed?   |  |  |
| 8.          | Whether adequate publicity for tenders has been given as prescribed?   |  |  |
| 9.          | Whether sufficient time given for receiving quotations as per guidelines i.e., 4-6 weeks time for Open tender and 3-4 weeks time for limited tender.   |  |  |
| 10.         | Check whether Pre-Qualification criteria and evaluation criteria are well defined.   |  |  |
| 11.         | Verify whether the Finance Concurrence is available.   |  |  |
| <b>11.3</b> | <b>Check list for verification of tendering and evaluation process :</b>   |  |  |
| 1.          | Are open / limited tenders invited in all cases as per procedure prescribed?   |  |  |
| 2.          | Whether e-tender process followed for all procurements above prescribed threshold limit (Rs. 2 Lakh) and the L1 party is determined by following composite comparative price system?                               |  |  |
| 3.          | Whether adequate publicity for tenders has been given as prescribed?   |  |  |
| 4.          | Whether sufficient time given for receiving quotations as per guidelines i.e., 4-6 weeks time for Open tender and 3-4 weeks time for limited tender.   |  |  |
| 5.          | If any extension of due date is proposed -   |  |  |
|             | a) If yes, whether the recommendation from the appropriate Authority is available;   |  |  |
|             | b) Is the reason for extension of date reasonable? (for e.g. to have a better competition).  |  |  |
| 6.          | In case of Open/ Global tender, whether tender notice was issued in the news papers depending on target sources, place of publication and extent of circulation required?  |  |  |
| 7.          | In case of amendment to tender or modification of tender terms subsequent to pre-bid meeting, whether corrigendum to tender has been issued in the same media with suitable time extension for submission of bids? |  |  |
| 8.          | In case of limited tendering method, the basis on which suppliers have been selected is as per the prescribed procedure.   |  |  |



|             |   |  |  |  |
|-------------|---|--|--|--|
| 9.          | Is the number of enquiries adequate for getting competitive offers?   |  |  |  |
| 10.         | Test check whether enquiries for LTEs have been sent to all the registered vendors without pick & choose.   |  |  |  |
| 11.         | In case of single tenders verify whether adequate justification exists for resorting to single tender purchases; the rates obtained were reasonable, and the prescribed procedure has been followed.  |  |  |  |
| 12.         | In case of proprietary items, verify whether the tender was processed in accordance with Delegation of Powers and items procured were from OEMs or their authorized dealers only. Ensure that Proprietary certificate in the prescribed format is enclosed. |  |  |  |
| 13.         | In case of repeat order, whether ;  |  |  |  |
|             | a) The orders had been placed within six months for 50% of the original order with same rate, terms & conditions.   |  |  |  |
|             | b) There was no downward trend of price.  |  |  |  |
|             | c) Quantity of repeat order did not exceed that of the original order.  |  |  |  |
|             | d) Not more than two repeat orders had been placed against a specific order.  |  |  |  |
| 14.         | In case of two bid systems, whether price bids were opened only after technical bids opened and accepted as per the requirement of indenting department.  |  |  |  |
| 15.         | Check the NIT conditions to ensure that either the Indian agent on behalf of the Principal/OEM or the Principal/OEM itself can bid but both cannot bid simultaneously for the same item/product in the same tender.   |  |  |  |
| 16.         | Check the NIT conditions to ensure that if an agent submits bid on behalf of the Principal/OEM, the same agent shall not submit a bid on behalf of another Principal/OEM in the same tender for the same item/product.                                      |  |  |  |
| 17.         | Check whether quality, quantity, place of delivery, delivery period and schedule of payments are specified.   |  |  |  |
| 18.         | Check whether the Scope of the work, Objective along with EMD, BG, LD and guarantee clause is drafted in simple and concise language.   |  |  |  |
| 19.         | Check whether Pre-Qualification criteria and evaluation criteria are well defined.  |  |  |  |
| 20.         | Check whether two bid systems (Technical & Price bid) incorporated in the NIT, otherwise justification.   |  |  |  |
| 21.         | Check the scope of escalation clause if any indicated in the NIT.   |  |  |  |
| 22.         | Check whether Integrity Pact Clause (above Rs 30Lakh) and Fraud Prevention Policies are incorporated in the NIT.  |  |  |  |
| <b>11.4</b> | <b>Check list for processing the bids &amp; placement of PO / WO :</b>  |  |  |  |



|  |  |  |  |  |
|--|--|--|--|--|
| 1.   | Check whether Tender documents are duly signed by the Tender opening committee.  |  |  |  |
| 2.   | Check whether the Tender opening report signed by all the committee member is enclosed.  |  |  |  |
| 3.   | Comparative statements of the offers were correctly prepared taking into consideration the elements of taxes, duties, freight etc. and also the make and specification as stipulated in the tender notice and duly signed.   |  |  |  |
| 4.   | Ensure that determination of L1 party is in accordance with the evaluation criteria of NIT.  |  |  |  |
| 5.   | In cases of acceptance of other than lowest (L1), adequate justifications for rejection of lower tenders have been recorded.   |  |  |  |
| 6.   | Check whether the Finance Concurrence and recommendation of concerned Director is available.   |  |  |  |
| 7.   | Check whether the grounds for rejection of bids are in order.  |  |  |  |
| 8.   | Check whether the Tender Committee recommendation is available and the same is made after verification of compliance with CVC guidelines, NIT terms and reasonability of the price.  |  |  |  |
| 9.   | Whether negotiations / order placement were held after Tender Committee recommendation, Finance Concurrence and with the approval of the Competent Authority.  |  |  |  |
| 10.  | Verify the particulars of EMDs submitted by the tenderer?  |  |  |  |
| 11.  | If any vendor is exempted from submission of EMD (SSI or registered vendor) then verify whether proper documents (proof) have been submitted by the vendor.  |  |  |  |
| 12.  | The applicability of GST with respect to material and its evaluation in tender process.  |  |  |  |
| 13.  | Verify that prompt action was taken in finalizing the orders within the validity period of quotation to avoid price increase.  |  |  |  |
| 14.  | Check whether amendment of the purchase / works orders has been made as per the laid down policy.  |  |  |  |
| 15.  | Check whether extension of the delivery period / completion period and waiver of liquidated damages have been allowed as per the approved guidelines.  |  |  |  |
| 16.  | Verify whether the Integrity pact agreement and fraud prevention policy of the company has been signed by the bidder as approved by the Management from time to time (in respect of the order values exceeding Rs. 30 Lakhs) |  |  |  |
| 17.  | Ensure the compliance/ adherence with CVC guidelines issued from time to time.   |  |  |  |
| <b>11.5 Check list for Additional Areas:</b> |  |  |  |  |
| 1.   | General Leger / Sub ledgers Scrutiny.  |  |  |  |
| 2.   | Quarterly physical Verification of FDRs.   |  |  |  |



|     |  |  |  |  |
|-----|--|--|--|--|
| 3.  | Review reconciliation of form 26 AS with TDS ledgertds certificates.           |  |  |  |
| 4.  | Verification of Debtors ageing.  |  |  |  |
| 5.  | Review of Compliance of Ind As/Sch-III of Co Act, 2013/IFRS.                   |  |  |  |
| 6.  | Review of old EMD, retention money.  |  |  |  |
| 7.  | Assistance and review of GST compliance when implemented by the Government.    |  |  |  |
| 8.  | Review of compliance of Delegation of Power (DOP) of the company.              |  |  |  |
| 9.  | To carry out the audit of Guest House facility at CHQ, Nagpur.                 |  |  |  |
| 10. | Review of adequacy of insurance coverage in the Company.                       |  |  |  |
| 11. | Review of the Tax assessments such Income Tax, GST Tax, Professional Tax etc., |  |  |  |
| 12. | Review of the compliance of the yearly Budgetary changes on taxes etc.,        |  |  |  |

GM (Engg./P & C)



**COVER NO: 2**

**MINERAL EXPLORATION AND CONSULTANCY LIMITED**  
(Formally known Mineral Exploration Corporation Limited)  
(A GOVERNMENT OF INDIA ENTERPRISE)

**TENDER NO.: 129/ET/MECL/MM/CONT/CFA/03-B, Dt.: 12.08.2024**

**AGREEMENT FORM**

This agreement made this \_\_\_\_\_ day of \_\_\_\_\_ 2024 at Nagpur between MINERAL EXPLORATION AND CONSULTANCY LIMITED, Dr. Babasaheb Ambedkar Bhavan, Seminary Hills, Nagpur, Maharashtra State (herewith called the Employer) of the one part and \_\_\_\_\_ (therein after called "The Contractor") of the other part. Whereas the employer is desirous that certain works should be executed by the contractor viz \_\_\_\_\_ and has accepted a tender by the contractor for the execution and completion of such work and the remedying of any defects therein.

Now this agreement witness as follows:

1. In this agreement words & expressions shall have the same meanings as are respectively assigned to them in the condition of contract herein after referred to.
2. The following documents shall be deemed to form and be read and construed as part of this Agreement Viz.
  - a) The said tender No. \_\_\_\_\_
  - b) The letter of intent No. \_\_\_\_\_
  - c) The letter of acceptance \_\_\_\_\_
  - d) The work order No. \_\_\_\_\_
  - e) General conditions of the contract \_\_\_\_\_
  - f) Special conditions of the contract \_\_\_\_\_
  - g) The priced bill of quantities. \_\_\_\_\_
3. In consideration of the payments to be made by the employer to the Contractor as hereinafter mentioned. The contractor hereby covenants with the employer to execute and complete the works and remedy any defects therein in conformity in all respects, with the provisions of the contract.
4. The employer hereby covenants to pay the contractor in consideration of the execution and completion of the works and the remedying of defects therein the contract price or such other sum as may become payable under the provisions of the contract at the times and in the manner prescribed by the Contract.

In witness whereof the parties hereto have caused this agreement to be executed the day and year first before written.

Signed, sealed and delivered by

MINERAL EXPLORATION  
AND CONSULTANCY LIMITED, NAGPUR

Signed, sealed and delivered by (contractor)

M/s .....

Witness

(1)

(1).

Witness

(1)

(2).



COVER NO: 2

**MINERAL EXPLORATION AND CONSULTANCY LIMITED**  
(Formally known Mineral Exploration Corporation Limited)  
(A GOVERNMENT OF INDIA ENTERPRISE)

**TENDER NO.: 129/ET/MECL/MM/CONT/CFA/03-BDt.:12.08.2024**  
**BANK GUARANTEE FORMAT FOR CONTRACT PERFORMANCE GUARANTEE**

Successful bidder shall furnish Performance security equivalent to 3% (three percent) of tendered/ contract value and shall be submitted within fifteen days from the date of receipt of LOA/ Work Order in the form of bank guarantee from any Nationalized Bank or PSU Bank and should be encashable at Nagpur in the given format. The Bank Guarantee should be valid for the period of 90 days beyond the contract/extension of time period in case of time over run. On the satisfactory completion of the contract in all respect, the Bank Guarantee will be returned to the contractor without any interest.

Furnishing Performance Bank Guarantee, as stated above, shall be within the scope and obligation of the supply contract. Therefore, firms should confirm acceptance of the Performance Bank Guarantee clause in their Techno-commercial (Part-I) offer.

  
GM (Engg./ P & C)

To

M/s Mineral Exploration and Consultancy Limited  
Dr. Babasaheb Ambedkar Bhawan  
Seminary Hills, NAGPUR-440 006, Maharashtra  
Bank Guarantee No: \_\_\_\_\_  
Guarantee Amount: INR \_\_\_\_\_  
Guarantee cover from \_\_\_\_\_ to \_\_\_\_\_  
Last date of lodgment of claim: \_\_\_\_\_

Whereas, Mineral Exploration and Consultancy Limited with registered office at Dr. Babasaheb Ambedkar Bhawan, Seminary Hills, Nagpur (herein after referred to as "the Company") has given a contract vide work order No. \_\_\_\_\_ Dated \_\_\_\_\_ against the Open E Tender No. \_\_\_\_\_ to M/s \_\_\_\_\_ (Name of Contract with full address) \_\_\_\_\_ (herein after referred to as "the Contractor") for \_\_\_\_\_ (Description of Work) \_\_\_\_\_. Whereas one of the condition of the contract that the contractor shall submit a Bank Guarantee as a security deposit from any Nationalized /RBI approved scheduled Indian Bank for the said sum for the due fulfillment of the said work order by the Contractor.

In consideration of the Company having agreed to accept a Bank Guarantee from us towards such Security Deposit in lieu of cash deposit in accordance with the terms and conditions of the above contract, We \_\_\_\_\_ (Name of Bank and full address) \_\_\_\_\_ (herein after referred to as "the Bank") do hereby undertake to pay the company merely on demand any sum from time to time demanded by the Company up to a maximum of ₹ \_\_\_\_\_ (Rupees



\_\_\_\_\_ only) being the amount of security deposit against any loss or damage caused to or suffered by or would be caused to or suffered by the company by reason of any breach by the said contractor of any of the terms and conditions contained in the said contract.

We, the Bank do hereby undertake to pay the amount so demanded by the Company without any demur merely on a demand from the Company stating that the amount claimed is due by way of loss or damage caused to or suffered or would be caused to or suffered by the Company by reason of breach by the said contractor of any of the terms and conditions contained the said contract. Any such demand made on the bank shall be conclusive as regards the amount due and payable by the Bank under this Guarantee.

We the Bank undertake to pay the Company any money so demanded notwithstanding any dispute or disputes raised by the said contractor in any suit or proceeding pending before any Court or Tribunal relating thereto, our liability under this present being absolute and unequivocal.

The payment so made by us under this guarantee shall be a valid discharge of our liability for payment there under and the said contractor shall have not claim against us for making such payment.

We the Bank further agree the guarantee herein contained shall remain in full force and effect during the period that would be taken for the performance of the said contract and that shall continue to be enforceable till all the dues of the company under or by virtue of the said contract have been fully paid and its claim satisfied or discharged or till the company certifies that the terms and conditions of the said contract have been fully and properly carried out by the contractor and accordingly discharges this guarantee.

We the Bank further agree with the said company that they shall have the fullest liberty without our consent and without affecting in any manner our obligations hereunder, to vary any of the terms and conditions of the said contract or to extend time of performance by the said contractor or to postpone for any time and from time to time any of the powers exercisable by it against the contractor and either to enforce or forbear from enforcing any of the terms and conditions governing the said contract or securities available to the company and the said bank shall not be released from its liability under these presents any exercise by the company of the liberty with reference to the matters aforesaid or by reason of time being given to the said contractor or any other forbearance, act or omission on the part of the company or any indulgence by the company to the said contractor or any other matter or thing whatsoever which under the law relating to securities, but for this provision, have the effect of so relieving us.

This guarantee shall not be affected by any change in the constitution of the Bank or the company or the said contractor nor shall this guarantee be affected by any change in the constitution of the



company or the said contractor by absorption with any other body or corporation and this guarantee shall be available to or enforceable by such body or corporation.

“Notwithstanding anything contrary contained in any law for the time being in force or banking practice, this guarantee shall not be assignable or transferable by the beneficiary. Notice or invocation by any person such as assignee, transferee or agent of beneficiary shall not be entertained by the Bank. Any invocation of guarantee can be made only by the beneficiary directly”.

Notwithstanding anything contained herein above,

- a) Our liability under this Bank Guarantee shall not exceed ` \_\_\_\_\_ (Rupees \_\_\_\_\_ only).
- b) This Guarantee shall be valid up to \_\_\_\_\_ (date of expiry of Bank Guarantee), as per the term agreed in the contract and
- c) We are liable to pay the guaranteed amount or any part thereof under this Bank Guarantee only and only if you serve upon us a written claim or demand within its validity that is on or before \_\_\_\_\_ (date of expiry of Bank Guarantee).

For \_\_\_\_\_

Name of the Bank

Seal of the Bank

(Signature, Name and Designation of the Authorized Signatory)

Notes:

- (a) The Bank Guarantee should contain the name, Designation and code no. of the officer (s) signing the guarantee.
- (b) The address, telephone no. and other details of the Head Office of the bank as well as of issuing Branch should be mentioned on the covering letter of issuing Branch

We have power to issue this Guarantee in your favour and the undersigned has full power to do so.

Signatory of Bank



**COVER NO: 2**

**MINERAL EXPLORATION AND CONSULTANCY LIMITED**  
(Formally known Mineral Exploration Corporation Limited)  
(A GOVERNMENT OF INDIA ENTERPRISE)

**ANNEXURE-IV**

|            |                              |        |            |
|------------|------------------------------|--------|------------|
| TENDER NO: | 129/ET/MECL/MM/CONT/CFA/03-B | DATED: | 12.08.2024 |
|------------|------------------------------|--------|------------|

**GENERAL TERMS AND CONDITIONS OF CONTRACT**

**1) DEFINITIONS:**

- a) **"MECL/Company/Owner"** shall mean Mineral Exploration and Consultancy Limited, A Government of India Enterprise having registered office at Dr. Babasaheb Ambedkar Bhavan, High Land Drive Road, Seminary Hills, Nagpur, including its successors and assignees or its authorized representatives. Company shall also mean the Owner wherever the context requires.
- b) **"Tenderer/Bidder"** shall mean the Person/Firm/Co-operative/Party/Company whether incorporated or not who submits the tender for the works with a view to execute the works on contract with the MECL and shall include their personal representatives, successors and permitted assignees.
- c) **"Contractor"** shall mean the successful Tenderer/Bidder or the Person/Firm/Co-operative/Party/Company whether incorporated or not who enters in to the contract with MECL to execute the works and shall include their executors, administrators, successors and permitted assignees.
- d) **"Works"** shall mean the works to be executed in accordance with the contract.
- e) **"Contract"** shall mean and include the Agreement of Work Order, the accepted Schedule of Rates, the General Terms & Conditions of the contract, the Special Terms & Conditions of the contract and the Specifications, the Tender Forms, if any.
- f) **"Site"** shall mean the lands and other places on, under, in or through which the works are to be carried out and any other lands or places provided by the company for the purpose of the contract.

**2) Assignment and Sub-Letting:**

The Contractor shall not assign or sub-let the Contract or any part, thereof, or any benefit or interest therein or thereunder, without the prior written consent of the Mineral Exploration and Consultancy Limited. However, these provisions do not bar Insurance Company from taking reinsurance cover on the policy.

**3) General Obligations: Contractor's General Responsibilities**

- a) The Contractor shall, subject to the provisions of the Contract, and with due care and diligence, execute and maintain the works and provide experienced manpower having sound knowledge of tendered work.



- b) The Contractor shall maintain the full confidentiality of all the information/data/reports etc as provided by the company (MECL), both in oral and written form as well as those of the Documents/Reports of the proposed work under the contract. And nothing will be communicated to the Third party without the written consent of the client failing which contract is likely to be terminated and security deposit shall be forfeited.

**4) Contract Agreement:**

The Contractor shall when called upon so to do, enter into and execute a Contract Agreement, to be prepared and completed at the cost of the Contractor, in the form annexed to this document as Appendix-A within 15 days from date of acceptance of work order.

**5) Work to be Executed to the Satisfaction of MECL:**

The Contractor shall execute and maintain the work in strict accordance with the Contract to the satisfaction of MECL representative and shall comply with and adhere strictly to MECL's instructions and directions on any matter whether mentioned in the Contract or not, touching or concerning the works. In case the company is not satisfied with the performance of the Contractor in terms of the quality and quantity the company reserves the right to terminate the contract without assigning any reason and without giving any notice. Contractor will have no claim of compensation whatsoever.

**6) Damage to Persons and Property:**

The Contractor shall indemnify MECL against all losses and claims in respect of injuries or damage to any person or material or physical damage to any property whatsoever which may arise out of or in consequence of the execution and maintenance of the works and against all claims, proceedings, damages, costs, charges and expenses whatsoever in respect of or in relation thereto.

**7) Engagement of Labour & Staff:**

The Contractor shall make his own arrangements for the engagement of all labour and staff, local or otherwise provides, for the transport, housing, feeding and payment thereof and no claim for medical aid to engage persons or any incidental charges will be entertained.

The Contractor shall at all times take all reasonable precautions to prevent any unlawful, riotous or disorderly conduct by or amongst his employees and for the preservation of peace and protection of persons and property in the neighborhood of the works against the same.

**8) Compliance with Statutes, Regulations, etc:**

The Contractor shall conform in all respects with the provisions of any statute, Ordinance or Law as aforesaid and the regulations or bylaws of any local or other duly constituted authority which may be applicable to the works and with such rules and regulations of public bodies and companies as aforesaid and shall keep MECL indemnified against all penalties and liability of every kind for breach of any such Statute, Ordinance or Law, regulation or bylaw.



9) **Commencement of Works:** The Contractor shall make available necessary resources for commencement of the awarded work at the work site within the stipulated time period in the letter of award (LOA)/ Work Order (WO).

**10) Time for Completion:**

1. Subject to any requirement in the Contract as to complete any section of the contract before completion of the work, the whole of the contract shall be completed within the period as specified in the scope of contract.
2. If the contractor without reasonable cause, commits default in commencing the execution of the contract within the time stipulated in tender document, MECL shall without prejudice to any other right or remedy, be at liberty, by giving 15 days notice in writing to the contractor to commence the contract, failing which to forfeit the Earnest Money Deposit.
3. If, MECL is not satisfied that the contract can be completed by the contractor and in the event of failure on the part of the contractor to complete contract within further extension of time allowed as before said, shall be entitled without prejudice to any other right or remedy available in that behalf to rescind the contract.

**11) Rate of Progress:**

Performance of the contractor will be judged as per the stipulated conditions in the Tender/ Work Order. For any conditions beyond control of contractor or Force measure Contractor shall be provided extension of time, as per Tender's/ Work order's conditions. If the rate of progress of the assigned work(s) or any section/ part of the work, lagging behind the time schedule as notified for the activities, then MECL shall notify the contractor in writing and Contractor shall thereupon required to take immediate steps for the improvement of the work in progress as prescribed.

**12) Risk Purchase:**

In case of any breach on the part of contractor or if the contractor is unable to execute the required quantity of work as per the terms and conditions of the contract, MECL may call risk tender and work will be done through 3rd party at the cost and risk of the initial contractor.

**13) Liquidated Damages/ Penalty for Delay:**

- a) Insurance company has to settle the claim within 30 days and same must be acknowledged to MECL. Non Settlement of claims by Insurance Company within 30 days would attract an interest at lending rate applicable.  
Any delay on part of MECL to provide adequate technical support, which is beyond the control of the contractor shall be jointly recorded and certified by the Project Manager/Site-in Charge. (For such delay no liquidated damage shall be deducted.) However, MECL will also be at liberty to deduct the liquidated damage from the security deposit or from any sum due or to become due hereunder, or under any other contract with Contractor or may otherwise recover from Contractor all sums that may become due to MECL by virtue of any of the terms thereof.



b) MECL may, without prejudice to any other method of recovery, deduct the amount of such damages from any amount in its hands, due or which may become due to the Contractor. The payment or deduction of such damages shall not relieve Contractor from his obligation to complete the contract work, or from any other of his obligation and liabilities under the contract.

c) Nothing in paragraph (a) shall prevent MECL from exercising its right of termination of contract under Para No.18 hereof and associated clauses thereunder and MECL shall be entitled, in the event of exercising its said right of termination after the date of final completion of the work to liquidated damages as aforesaid for the intervening period in addition to any other amount as may be due consequent to a termination under para18 hereof.

**14) Contractor's Risk and Cost:**

Despite warnings by MECL, if the contractor sublet any part of the contract then MECL may, after giving 7 day's notice in writing to the Contractor to complete the contract work by itself. In case of failure, the work may be completed by MECL at the cost and risk of the initial Contractor.

**15) Terms of Payment:**

15.1 The payment shall be released to the Audit agency on Quarterly basis. The agency shall submit the quarterly bills after submission of audit report of each Quarter along with Executive Summary of the Quarter at the first month of next successive quarter duly authorized by representative of Finance Division/HOD(IA) in triplicate, within seven days after the submission of Audit report.

15.2 All the payments to be made to the Audit agency under the contract shall be made by MECL through RTGS.

15.3 Any recovery as per contractual terms shall be made by MECL from the bills of the agency as applicable.

**16) Taxes on Payment to Contractor:**

Income Tax and other taxes, if any, which may be due, shall be to the account of contractor. MECL shall make recoveries from payments as per the statutory requirements, as in force from time to time, and provide the Contractor with certificates of recoveries and remittances on this account.

**17) Termination:**

If MECL considers that the performance of the contractor is unsatisfactory, it shall give contractor written notice specifying the causes of its dissatisfaction and to correct the specified time period(7 days or 15 days etc.), failing which MECL shall have the right to terminate this contract and award the contract work to third party and cost incurred by MECL shall be recovered from contractor.

**18) Force Majeure:**

Neither of the parties hereto shall be considered in default in performance of the obligations under this contract if such performance is prevented or delayed by events such as war, including civil war (whether declared or not), civil commotion, extremist's/terrorist's activities, insurgency, hostilities, revolution, riots, strike, lockout, conflagration, epidemics, accidents, fire, flood, draught, earth-quake or because of the



act of God or caused beyond the reasonable control of the party affected provided notice in writing is given within 15 days, within the shortest possible period by MECL to Contractor and vice versa.

Soon after the cause of majeure has been removed, the party whose ability to perform its obligation has been affected, shall notify the other party of such cessation and of the actual delay occurred in such affected activity adducing necessary evidence in support thereof. From the date of occurrence of a case of Force Majeure, the obligation of the party affected shall be suspended during the continuance of any inability so caused until the cause itself and inability resulting there from have been removed and the agreed time of completion of the respective obligation under this contract shall stand extended by a period equal to the period of delay occasioned by such events.

Should one or both parties be prevented from fulfilling the obligations by a state of Force Majeure lasting for a period of more than one month, the two parties shall consult each other and decide on the future execution of the Contract.

**19) Governance of the Contract:**

The contract shall be governed by and construed according to the laws in force in India and subject to exclusive jurisdiction of the court of Nagpur only. Any legal issue arising out of this contract shall be subject to jurisdiction of Nagpur court only.

**20) Service of Notices on Contractor:**

All certificates, notices or written orders to be given by MECL to the Contractor under the terms of the contract shall be served by sending by post to or delivering the same to the Contractor's principal place of business, or such other address as the Contractor shall inform for this purpose.

**21) Service of Notices on MECL:**

All notices to be given to the MECL under the terms of the contract shall be served by sending by post or delivering the same through Secretary (EPF) to the following address:

The Secretary (EPF), Mineral Exploration and Consultancy Limited, Dr. Babasaheb Ambedkar Bhavan, Seminary Hills, Nagpur-440 006.

**22) Change of Address:**

Either party may change as indicated address to another address with prior written notice among both parties.

**23) Quotation of rates:**

The Rates shall be quoted as per format of Price Bid. The Schedule provided in these bidding documents shall be used without exception. The rates should be inclusive of all incidental expenses, as applicable in the state excluding GST. However, any increase / change in the Govt. Levies will be borne by MECL and will be paid to the Insurer as per Govt. rules and applicability.

**24) Responsibilities of MECL and Contractor**

| Sl.No. | Items  | Responsibility |
|--------|--|----------------|
| 1.     | Resources for execution of work i.e., manpower, machineries and materials etc. | Contractor     |
| 2.     | Accommodation including water & electricity, Medical                           | Contractor     |



|    |   |      |
|----|---|------|
|    | facilities to their employees   |      |
| 3. | Providing necessary information data, plan, and location for execution of the work. | MECL |

- 25) **CONFLICT AMONG ORDER TERMS AND CONDITIONS:** In case of any conflict between those general terms and conditions of the order and the special conditions agreed to for a particular order the later shall prevail to the extent applicable.



**PROFORMA FOR SUBMISSION OF PHYSICALLY SIGNED UNDERTAKING BY BIDDER**

**MINERAL EXPLORATION AND CONSULTANCY LIMITED**

(Formally known Mineral Exploration Corporation Limited)

(A GOVERNMENT OF INDIA ENTERPRISE)

|            |                              |        |            |
|------------|------------------------------|--------|------------|
| TENDER NO: | 129/ET/MECL/MM/CONT/CFA/03-B | DATED: | 12.08.2024 |
|------------|------------------------------|--------|------------|

**Undertaking to be submitted by the bidder**

(To be uploaded along with Part-I techno-commercial bid)

Date:

To  
The General Manager (GM), Procurement & Contract  
Mineral Exploration And Consultancy Limited (MECL)  
Dr. BabasahebAmbedkarBhawan.  
Seminary Hills, Nagpur - 440006

Sir,

**Subject: Undertaking on acceptance of tender terms and conditions.**

I/ We do hereby undertake that all the tender conditions including General terms and Conditions / Special Conditions/ Important Conditions/ Instructions/ Annexures including Annexure-C (i.e. Integrity pact as per applicability) are acceptable to us and the same has been uploaded on CPP portal digitally signed.

Yours faithfully,

Authorized Signatory  
(To be physically signed by the bidder)

Designation

Company Seal



**PROFORMA FOR SUBMISSION OF PHYSICALLY SIGNED DECLARATION BY BIDDER**

**MINERAL EXPLORATION AND CONSULTANCY LIMITED**  
(Formally known Mineral Exploration Corporation Limited)  
(A GOVERNMENT OF INDIA ENTERPRISE)

|            |                              |        |            |
|------------|------------------------------|--------|------------|
| TENDER NO: | 129/ET/MECL/MM/CONT/CFA/03-B | DATED: | 12.08.2024 |
|------------|------------------------------|--------|------------|

**Declaration to be submitted by the bidder**  
(To be uploaded along with Part-I techno-commercial bid)

Date:

To  
The General Manager (GM), Procurement & Contract  
Mineral Exploration And Consultancy Limited (MECL)  
Dr. Babasaheb Ambedkar Bhawan,  
Seminary Hills, Nagpur - 440006

Sir,

**Subject: Power of Attorney/Authorization letter (Regarding authority for submission of bid)**

I/ We do hereby declare that Mr. (Responsible person name) is authorize to submit bid from our organization (organization name).

Yours faithfully,

Authorized Signatory  
(To be filled and physically signed by the bidder)

Designation

Company Seal



**PROFORMA FOR SUBMISSION OF PHYSICALLY SIGNED DECLARATION BY BIDDER**

**MINERAL EXPLORATION AND CONSULTANCY LIMITED**  
(Formally known Mineral Exploration Corporation Limited)  
(A GOVERNMENT OF INDIA ENTERPRISE)

|            |                              |        |            |
|------------|------------------------------|--------|------------|
| TENDER NO: | 129/ET/MECL/MM/CONT/CFA/03-B | DATED: | 12.08.2024 |
|------------|------------------------------|--------|------------|

**Declaration to be submitted by the bidder**  
(To be uploaded along with Part-I techno-commercial bid)

Date:

To  
The General Manager (GM), Procurement & Contract  
Mineral Exploration and Consultancy Limited (MECL)  
Dr. Babasaheb Ambedkar Bhawan,  
Seminary Hills, Nagpur - 440006

Sir,

**Subject: Declaration that bidder is not on holiday list/Delisted/ blacklisted/debarred in PSUs  
or any Govt. Department/organization**

I/ We do hereby declare that our organization is not on holiday list/Delisted/ blacklisted/ debarred  
in PSUs or any Govt. Department/organization

Yours faithfully,

Authorized Signatory  
(To be physically signed by the bidder)

Designation  
Company Seal



**PROFORMA FOR SUBMISSION OF PHYSICALLY SIGNED DECLARATION BY BIDDER**

**MINERAL EXPLORATION AND CONSULTANCY LIMITED**  
(Formerly known Mineral Exploration Corporation Limited)  
(A GOVERNMENT OF INDIA ENTERPRISE)

|            |                              |        |            |
|------------|------------------------------|--------|------------|
| TENDER NO: | 129/ET/MECL/MM/CONT/CFA/03-B | DATED: | 12.08.2024 |
|------------|------------------------------|--------|------------|

**Declaration to be submitted by the bidder**  
(To be uploaded along with Part-I techno-commercial bid)

Date:

To  
The General Manager (GM), Procurement & Contract  
Mineral Exploration and Consultancy Limited (MECL)  
Dr. Babasaheb Ambedkar Bhawan,  
Seminary Hills, Nagpur - 440006

Sir,

**Subject: Regarding declaration as per Annexure-B**

- a) "I have read the clause regarding restrictions on procurement of goods & services from a bidder of a country which shares a land border with India; I certify that **(Name of Bidder)** is not from such a country or, if from such a country, has been registered with the Competent Authority. I hereby certify that **(Name of Bidder)** fulfils all requirements in this regard and is eligible to be considered.

**AND**

- b) "I have read the clause regarding restrictions on procurement of goods & services from a bidder of a country which shares a land border with India and on sub-contracting to contractors from such countries; I certify that **(Name of Bidder)** is not from such a country or, if from such a country, has been registered with the Competent Authority and will not subcontract any work to a contractor from such countries unless such contractor is registered with the Competent Authority. I hereby certify that **(Name of Bidder)** fulfils all requirements in this regard and is eligible to be considered.

Yours faithfully,

Authorized Signatory  
(To be physically signed by the bidder)

Designation  
Company Seal



**MINERAL EXPLORATION AND CONSULTANCY LIMITED**  
(Formally known Mineral Exploration Corporation Limited)  
(A GOVERNMENT OF INDIA ENTERPRISE)

**PRICE BID**

|            |                              |      |            |
|------------|------------------------------|------|------------|
| TENDER NO. | 129/ET/MECL/MM/CONT/CFA/03-B | DATE | 12.08.2024 |
|------------|------------------------------|------|------------|

**INSTRUCTION FOR SUBMISSION PRICE BID UNDER COVER NO.3 SECTION  
THROUGH BOQ FORMAT**

1. Price Bid Format is provided in a standard BOQ format (.xls File) which has been provided with the tender document to be filled by all the bidders. Bidders are requested to note that they should necessarily submit their Financial Bid (Price Bid) in the format provided and no other format is acceptable. Bidders are required to download the BOQ file, open it and complete the unprotected/accessible cells with their respective financial quotes and other details (such as name of the bidder etc.). No other cells should be changed. Once the details have been completed, the bidder should save it and submit it online, without changing the filename.
2. All accessible/ permissible Columns/Cells in the Price Schedule (BOQ) should necessarily be filled by the tenderers with numerical figures only. These columns should not be left blank or filled with letters or characters other than numerical figures, failing which BOQ shall be invalid. In case any components of these columns are inclusive or not applicable then a zero (0) value is to be entered.
3. All the quoted value in the accessible/ permissible Columns/Cells in the Price Schedule (BOQ) shall be unit prices or on each unit basis. Therefore, amount indicated in these columns shall invariably be treated as unit price or each unit only.
4. Bidder should fill appropriate column of GST i.e. CGST & SGST or IGST in BOQ in **ABSOLUTE VALUE OF RUPEES NOT IN PERCENTAGE.**
5. All the costs including all incidental expenses like Travel/ stay/ local travel costs & Taxes (except GST) should be added up and should be inclusive in rate& to be quoted accordingly in the BOQ column.
6. **VERY IMPORTANT: Evaluation of the bids shall be made based on the combined value of L-1 bid on cost to company basis generated by the system automatically based on BOQ submitted by the bidders. Quoted rate should include cost of all the subunits and all the charges essential for the service. Therefore, bidders should take utmost care while filling and submission of the Price Bid in BOQ format. MECL or CPPP-NIC will not be responsible for any error, omission and mistakes committed by the tender in BOQ.**

  
GM (Engg./ P & C)