

**THE SINGARENI COLLIERIES COMPANY LIMITED**  
**(A GOVERNMENT COMPANY)**  
**PURCHASE DEPARTMENT, SINGARENI BHAVAN,**  
**RED HILLS, PO: KHAIRTABAD, HYDERABAD – 500004**  
**TELANGANA (STATE)**  
**CIN:U10102TG1920SGC000571**  
**TELEPHONE: 040-23316964 - EPABX: 040-23142 EXTN.224/225**  
**TELE FAX: 040-23307653 ; e-mail ID: pd\_hyd@scclmines.com.**  
**Company Web site: [www.scclmines.com](http://www.scclmines.com)**  
**SCCL GST No : 36AAACT8873F1Z1**  
**NOTICE INVITING TENDERS (NIT)**

**ENQ.NO & DATE: HY125O0085 DT: 28.06.2025**

**DT: 28.06.2025**

Sub: Procurement of Various sizes Gum shoes for use at KPUG-Mine, MNG - Reg.

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**ENQ CLOSING DATE: 10.07.2025 ON OR BEFORE 3.00PM**  
**ENQ OPENING DATE: 10.07.2025 AFTER 3.00 PM**

MODE OF ENQUIRY : OPEN TENDER  
NUMBER OF SOURCES : SINGLE  
MODE OF TENDERING : SINGLE COVER

SINo	Item Code	Material Desc.	Qty	Unit
1	3659050167	GUM BOOT NO. 5	10	PAA
2	3659050179	GUM BOOT NO. 6	5	PAA
3	3659050180	GUM BOOT NO. 7	10	PAA
4	3659050192	GUM BOOT NO. 8	25	PAA
5	3659050209	GUM BOOT NO. 9	25	PAA
6	3659050210	GUM BOOT NO.10	8	PAA

**ANNEXURE: DGMS Circular No.13, DT: 04.06.2015 Enclosed.**

**Specifications:**

1. Safety/ protective rubber knee boots variety-1 Type-2 confirming to IS 5557:2004.
2. The manufacturer shall have a valid BIS license as per the above standard. In addition to the above, IS 15298 (part 1): 2011 may be referred, wherever applicable, as advised by DGMS Circular No.13, DT: 04.06.2015. **ANNEXURE Enclosed.**
3. Valid BIS license and IS test certificates for the shoes to be submitted along with the offer and supply of shoes.

**Note:** Make to be mentioned. Without any make Offers will not be accepted.

**Delivery Period:** Within 2 to 4 Weeks.

**Supply:** Singareni Bhavan, Hyderabad.

Few firms are not supplying items/materials. Their offers will not be considered.

Firms are requested to submit offers with sufficient knowledge of enquired items. If any doubt regarding enquired item, please ask before submitting offers only.

**NOTE: FIRMS ARE REQUESTED TO MENTION DELIVERY PERIOD, HSN CODE, GUARANTEE PERIOD, MAKE OF THE ITEM IF ANY, OFFERS WITHOUT ABOVE, WILL NOT BE CONSIDERED FOR FURTHER PROCESS**

**NOTE:**

- I. Submit sealed covers. These covers to be submitted with Enquiry No, date & Address of SCCL and Firms name. Vendors who can supply within 2 to 4 weeks on receiving the Order copy only should participate in the enquiry. HSN CODE TO BE MENTIONED MAKE TO BE MENTIONED.
- A. Offers are invited from vendors located in Hyderabad/Secunderabad vendors only will be considered.
- B. OFFER VALIDITY: Bidder shall keep the offer valid for a period of 4 months from the date of opening of the tenders. The offer with less validity period than stipulated is liable for rejection.
- C. GST (GOODS AND SERVICE TAX) registration certificate to be submitted along with material HSN/SAC CODE. The applicability of GST & other taxes, if any, in % shall be clearly mentioned an extra.
- D. The bidders offered without any GST & other taxes, their landed cost will be arrived by taking maximum GST% quoted by other bidders.

**A) GENERAL TERMS AND CONDITIONS:**

- a. Validity, delivery period, GST, Warranty / Guarantee to be mentioned.
- b. Tenders received after stipulated time and date will not be considered for whatsoever reasons thereof.
- c. Quotation must be on a paper identifying the firm with telephone number etc. They should be clear and free from corrections and erasing.
- d. Rate quoted by you should be valid for 120 days from the date of opening of tenders and no revision of rates will be permitted during the above period.
- e. Rate should be quoted as per the sizes / units / makes / brands asked for otherwise such offers will not be considered.
- f. The quantity shown in the enquiry is not firm and fixed. It may be increased /decreased.
- g. The material is to be supplied as per the tender enquiry and should be delivered at **Singareni Bhavan, Hyderabad**. No transportation charges will be paid separately unless it is mentioned in the offer clearly. Mention whether the offer is Ex-showroom, Ex-work or delivery at our office, Hyderabad
- h. Samples of the items should be submitted in case, they are asked for in the enquiry
- i. Those who are having ready stocks, capable of supply of material as per the enquiry within the stipulated time only need to forward their offer.
- j. M/s SCCL deserves the right to reject any/all the tender (s) or accept any offer or part thereof without giving any reasons. Its decision in this matter will be final and binding on all the tender/(s).
- k. Sealed tenders can be dropped in the tender box in the Company Purchase Office at Hyderabad or can be sent by post / courier before the due date and time. Fax quotations are not accepted
- l. M/s SCCL will not, in any way, be responsible for any postal delay.
- m. Separate cover may be used for each quotation. Quotations of different enquiries put in single cover will not be considered.
- n. Payment will be made within 30 days after receipt of material at **Singareni Bhavan, Hyderabad**.
- o. YOU HAVE TO SUBMIT YOUR BANK DETAILS FOR RTGS/ONLINE PAYMENTS

**Tax Retention Clause:**

The supplier shall upload his Tax Invoice in the GSTN as per the provisions of the GST Act i.e., by 10th of the month subsequent to the month in which "Time of Supply" arises.

- A) In respect of orders where the entire order quantity is executed in phased manner through multiple invoices or where staggered payment is made, if the "Tax Invoice" is not uploaded within the time limits prescribed under GST Act, the tax amount will be withheld from the payment made against subsequent Invoice till such time the invoice is uploaded. The final payment is subject to compliance of all formalities under GST by the supplier.
- B) From 01.11.2020 onwards all the vendors whose turnover is more than Rs.10 Crores or above in the financial years 2022-23, 2023-2024 & 2024-2025 have to submit e-invoice with QR code printed on it. If the turnover is less than Rs.10 Crores then the firm has to declare that we are exempted from e-invoicing requirement. Therefore, the said e-invoicing provisions are not applicable to our company. Towards this, the firm is required to submit undertaking detailed in "ANNEXURE" along with Invoice.

- C) BILLS WILL NOT BE ACCEPTED WITHOUT e-INVOICING IF THE AGGREGATE TURNOVER IN ANY OF THE THREE FINANCIAL YEARS 2022-23, 2023-2024 & 2024-2025 EXCEEDS Rs.10 CRORES.
- D) Materials or Items to be supplied 2 to 4 weeks after placement of order.
- E) Firms are requested to submit offers with sufficient knowledge of enquired items. If any doubt regarding enquired item, please ask before submitting offers only.
- F) In case the bidder is unable to submit performance reports, a self certification duly signed and stamped by the bidder, indicating Purchase order number, machine serial number, commissioning date and annual working hours and confirming that the equipment/item offered or similar equipment/item of higher specification, supplied to any Govt. sector/ public sector, have performed satisfactorily for a minimum period of 1 year from the date of commissioning of the equipment and there are no warranty/guarantee claims pending, shall be considered. self certification is not acceptable for the suppliers made to private Firms

### **ANNEXURE**

If turnover not exceeds Rs 10 crores, firm has to submit following undertaking along with the bills

**PROFORMA**

Our turnover during the Financial years 2022-23, 2023-2024 & 2024-2025 is less than the Rs.10 crores

Name:                      Designation:                      Company Name:

GSTIN	E-invoicing applicability	SEZ Status (Yes/No)

Any loss of ITC or discharge of interest and penalty arising to SCCL due to any misinformation from us, we are liable to reimburse the same to SCCL on the basis of this declaration.

SIGNATURE OF OWNER WITH STAMP/SEAL.

**G) FAX/MAIL QUOTATIONS ARE NOT ACCEPTABLE.**

Section Officer, Hyderabad

DY.GM(E&M)/HYD.

**ANNEXURE - DGMS Circular No.13, DT: 04.06.2015.**

भारत सरकार/Govt. of India  
 कर्म एवं रोजगार विभाग  
 Ministry of Labour & Employment  
 कार्यालय सचिव  
 Directorate General of Mines Safety



No. DGMS Circular (Approval) No. 13

(Dated, Delhi, 04-06, 2015)

To

**All Owners/Agents/ Managers of Coal, Metalliferous and Oil Mines and Manufacturers.**

**Subject: Standard properties of Protective/Safety Footwear for use in mines.**

Protective/Safety Footwear of various types made of different materials are used in all mines to protect the wearer's feet and legs against foreseeable hazards in various working sections. Approval of such footwear is accorded by this Directorate under Regulation 191 of the Coal Mines Regulations, 1957, Regulation 182 of the Metalliferous Mines Regulations, 1961 and Regulation 87 of the Oil Mines Regulations, 1994.

Bureau of Indian Standards (BIS) has standards regarding specifications and testing of various types of footwear.

Based on such standards, this Directorate has been according approvals of safety/protective footwear by issue of special order on case to case basis. **Now, in order to bring further simplification in their approval, it has been decided that the subject matter may be brought under domain of general approval.** However, in order to prevent any compromise on the quality and safety aspects, certain additional conditions are to be specified for compliance. In view of the above, the standards and parameters for manufacturing and use of protective/safety footwear mines are prescribed below:

1. **General requirements for Protective/Safety :** The specifications of Protective/Safety Footwear shall conform to the standards of Bureau of Indian Standards (BIS) or their revised version mentioned below:
 

(i) Protective Rubber Canvas Boots for Miners	IS 3976: 2003
(ii) Safety/Protective Rubber Ankle and Knee Boots	IS 9557:2004
(iii) Safety/Protective PVC Ankle and Knee Boots	IS 12254:1993
(iv) Leather Safety Boots and Shoes for Miners	IS 1989 (Part 1): 1986
(v) Leather Safety Footwear having direct moulded rubber sole	IS 11226:1993
(vi) Specification for Safety Footwear	IS 15298 (Part 2): 2011
(vii) Specification for Protective Footwear	IS 15298 (Part 3): 2011

**The manufacturers shall have a valid BIS Licence as per the above standards.** In addition to the above, IS 15298 (Part 1): 2011 [Personal Protective Equipment- Part 1-Test Methods for Footwear] may be referred, wherever applicable.

2. **Testing:** Samples of footwear shall be subjected to tests as specified in aforesaid standards or their revised versions at a laboratory/test house prescribed at Para 6.8 of the Approval Policy, 2015 of DGMS or its revised version and pass the tests as per the above standards mentioned at Para 1 and methods of testing wherever applicable shall be as per IS 15298 (Part 1): 2011.

2. **Marking:** The footwear shall be marked with size, manufacturer's name/brand, safety or protective level, designation(s) appropriate to the protection provided **as per A to B** respective standards, performance specifications and standards and relevant hazard and safety information.

#### 4. **Manufacturers' Responsibilities**

The manufacturer shall supply to the user(s), copies of such valid certificate(s), inspection and test report(s) mentioned in the **above said** para to facilitate use of the Protective/Safety Footwear manufactured by them.

#### 5. **Users' Responsibilities**

- As per applicability, the user may select suitable type of footwear indicated at Para 1.
- The manager of the mine where such footwear are being used, shall maintain copies of valid certificate(s), inspection and test report(s) mentioned in the above said para.
- The user may visit the manufacturing facilities of the footwear to ensure quality norms.

#### 6. **Miscellaneous**

- The Chief Inspector of Mines or an Inspector of Mines may inspect, check and examine the manufacturing facilities of the manufacturers of Protective/Safety Footwear at any time and get samples tested during the course of inspection or send such samples for testing at any prescribed test house/laboratories at the cost of the manufacturer.
- The Chief Inspector of Mines or an Inspector of Mines may inspect, check and examine the Protective/Safety Footwear at any time in the mine or the area of the mines and get samples tested during the course of inspection or send such samples for testing at any prescribed test house/laboratories at the cost of the user, agent or manager of the mine.
- All Owners, Agents and Managers of mines, manufacturers and suppliers shall be required to comply with the above standards and any deviation or defects found in the product supplied or used in the mine, shall be brought to the notice of this Directorate.
- The manufacturers, users and the test houses, who are engaged in testing of the Protective/Safety Footwear shall adhere to the above mentioned standards and parameters while manufacturing, testing and using them.
- The Protective/Safety** Footwear conforming to the standards, parameters and testing as mentioned above in this circular shall be considered as approved by the Chief Inspector of Mines by the general order as presented under Regulation 131 of the Coal Mines Regulations, 1957, Regulation 182 of the Metalliferous Mines Regulations, 1961 and Regulation 82 of the Oil Mines Regulations, 1988.
- The user shall consider the Protective/Safety Footwear of manufacturers having valid approval under special order of DGMS at par with those who comply with the parameters and guidelines presented in the general order for use of Protective/Safety Footwear in mines.

This circular supersedes the DGMS Circular No. DGMS Circular (Approval) No.04 of 2014 dated 14.08.2014 regarding the use of footwear in coal, metalliferous and oil mines.

  
Director General of Mines Safety