

THE SINGARENI COLLIERIES COMPANY LIMITED
(A Government Company)
AREA PURCHASE CELL-BHUPALPALLI

NOTICE INVITING TENDER

Sub: - Disposal of Bio-Medical Wastage of Area Hospital and Two Dispensaries at Bhupalpalli for a period of Two Years–Reg.

Please submit your offer for the above subject work against the enquiry given below.

Enquiry No. : BH12600003, Dated: 04.04.2026
Last date for receipt of tender : 20.05.2026 Time : At 12.00 Noon
Tenders Opening : 20.05.2026 Time : After 4.00 PM
Type of Quotation : **Three Part Tender**
EMD : Nil
Offer Validity : 180 days from the date of opening of tender

Note: Tenderers are requested to submit Three Part Tender as follows:

Three Part Tender contains Part A, Part B & Part C

Part A – Technical Offer (in one cover)

- 1) Technically parameters of the equipment
- 2) The machinery installed by the manufacturers
- 3) Technical competence of the manufacturers
- 4) Order Copies for supplies made to reputed concerns or Govt. undertakings
- 5) Performance reports if any
- 6) NSIC or SSI, ISO certificates along with other documents drawings & specifications
- 7) Guarantee / Warranty
- 8) Service Support, Spares Depot

Part B – Commercial Terms (in one cover)

- 1) Validity, EMD, Delivery period, applicability of taxes and duties, LD penalty, warranty / guarantee
- 2) Specimen copy of part C without prices

Part C – Price Bid (in one cover)

- 1) Basic price quoted, PVC formula if any, duly taxes and other commercial terms viz credit rebate etc.,

All the above three covers, i.e., Part-A, Part-B, Part-C should be distinctly marked with the following on its left hand top corner with Enquiry Number & Date and Name & Address of the Bidder, Closing & opening date of the tender

All the Three covers are to be individually sealed and superscribed as mentioned above and shall be kept in another single sealed cover superscribing Enquiry No. due date of the submission of the tender and due date of opening of tender and name & address of the bidder

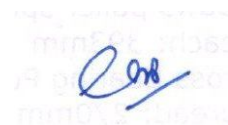
OPENING OF TENDERS:

Part A & B: Part A & B, i.e., Technical and Commercial part shall be opened on the date informed in the tender notice and after scrutiny, a few tenderers shall be short listed on the basis of technical evaluation.

Part C: Part C, i.e., Price Bid shall be opened later for the tenderers, whose tenders are technically acceptable only, with prior intimation to them.

Tender to be submitted to:

The General Manager, BHP Area
The Singareni Collieries Company Limited,
Post: Bhupalpalli
Dist: Jayashankar Bhupalpalli
State: Telangana
Pin Code: 506169



**For General Manager, BHP
The S.C.C.o. Ltd., Bhupalpalli**

Signature of the tenderer

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Sealed tenders are invited by the under signed for Disposal of Bio-Medical Wastage of Area Hospital and Two Dispensaries at Bhupalpalli for a period of Two Years, as per the terms and conditions mentioned below.

S.No	Item Description	Unit	No. of Beds
1.	Disposal of Bio-Medical Wastage of Area Hospital and Two Dispensaries at Bhupalpalli for a period of Two Years (The firm should quote Rate / Bed / Day)	NOS	36,500 No. of beds for Two years (50 beds per day x 730 days)

Note:

- 1) The firms who are authorized by T.S. Pollution Control Board for disposal of Bio-Medical Waste in the Warangal District Jurisdiction only to quote.
- 2) In case of Authorized Dealers for Warangal Jurisdiction, copy of latest valid Authorized Dealership Certificate issued by their principles shall be submitted along with the offer.

Terms and Conditions:

- 1) Firm has to take delivery of Bio-Medical waste (BMW categories 1, 3, 4, 5, 6, 7, 8 – as per BMW M&H rules 1998) on day-to-day basis from Area Hospital, Bhupalpalli.
- 2) The firm has to report to the A.CMO, Area Hospital, Bhupalpalli daily between 10.00 AM to 11.00 AM to collect the Bio-Medical Waste.
- 3) Total 50 beds are available at Area Hospital, BHP.
- 4) The Firm shall maintain all the relevant resources and make repeat of the accident if any.
- 5) The firm should commence work within 15 days after receiving the order copy or as per the instructions/ schedule to be given by A.CMO (Admn.), AH, BHP whichever is earlier, For delay in commencement of work, penalty would be levied @ 0.5% per week to a maximum of 10% on the month bill, subject to force majeure conditions.
- 6) Period of contract will be 2 years from the date of commencement.
- 7) The firm has to make their own arrangements for loading and taking delivery of the Bio-Medical waste from Area Hospital, Bhupalpalli and other collecting points / rooms specified by the hospital authorities.
- 8) If the firm fails to take delivery of the Bio-medical waste on any day the payment for that particular day will not be paid.
- 9) **PAYMENTS:98%** payment will be made from time to time on certification from the concerned and balance **2%** will be kept as security deposit which will be paid after satisfactory completion of contract on certification by concerned authorities. **PAYMENT WILL BE MADE THROUGH RTGS.**

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- 10) GUARANTEE/WARRANTY: Defective work should be re-done at free of cost**
- 11) The premise of the medical waste room has to be kept clean.
- 12) The firm has to maintain a register for entering the various types of wastes every day and obtain signature of A.CMO, Area Hospital, Bhupalpalli.
- 13) SCCL will not take any responsibility if any accident happens either to the firms personnel or to their vehicle during the contract period.
- 14) The Contractor / agency and his workmen should abide by all statutory rules, regulations and acts applicable to mines/hospitals and also should wear safety gadgets with I .D. Card while on duty. Contractor should issue authorization slips.
- 15) In all the cases of disputes, the decision of the company shall be final. However, in case of any unsolved dispute, the same can be resolved in the courts of Bhupalpally, Dist:Jayashankar Bhupalapally in the state of Telangana .having jurisdictions to deal with and decide what so ever out of the contract.
- 16) The firm has to execute an agreement bond on non-judicial stamp paper worth of Rs. 200/- within a month from the date of commencement of the contract.
- 17) The firm has to follow the rules and regulations formulated by Govt. of India / Govt. of T.S. for management, Handling and disposal of Bio-Medical waste under Bio-Medical Waste (Management and Handling) Rules, 1998, Environment (Protection) Act, 1986 and other rules and regulations, if any.
- 18) The firm shall be responsible for safe packaging and adequate labeling of waste to be transported. Packing and labeling should be as per Central Pollution Control Board Regulations.
- 19) Labeling: All the waste bags or containers should be labeled with basic information on their content and the waste product. This information may be written on a label and securely attached.
- 20) The vehicle through which the Bio-medical wastes transported should be suggested by Central Pollution Control Board and approved by competent authority.
- 21) Bio-hazardous waste should be covered in closed and approved carrier.
- 22) The material should be not spill on the roads.
- 23) The material should be carried in the colour code containers only.
- 24) The material collected daily shall be counter signed by Matron / I/c. Staff Nurse.
- 25) The contract will be for a period of Two years.
- 26) A.CMO, Area Hospital, BHP reserves the right to cancel the contract without assigning any reason what so ever.

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27) Any Compensation to be paid for accidents to Contractor's employees shall be paid by the Contractor and the SCCL remains absolved of the responsibility of payment of such Compensation.

28) Penalty for delay in works: For delay in completing the work, penalty would be levied @ 0.5% per week to a maximum of 10% on incomplete quantum of work, subject to force majeure conditions. However, if General Manager, BHP feels that the performance is not satisfactory, the contract would be terminated with penalties and action as deemed fit would be taken.

Recovery of any claim towards LD charges, penalty, fee, fine or any other charges from the supplier / vendor will be made along with applicable GST and the amount shall be adjusted with the payment to be made to the supplier / vendor against their bill/invoice or any other dues.

29) Price Fall Clause: Firm should pass on the benefit to the SCCL, in case the firm quotes or executes the same work to public or private concern within a period of 6 months from the date of receipt of order at price less than the price offered to (SCCL) The Singareni Collieries Company Limited, reserves the right to apply those prices for this order also.

30) Risk Purchase: In case the Contractor fails to start/complete quantum of work within the stipulated time, SCCL is forced to order for such quantum of work from any other contractor at a higher price. The contractor should pay the difference amount to SCCL and the same will be deducted from the bills of the contractor.

Additional expenditure if any will be recovered from running bills of defaulted contractor anywhere in the company. In case the running bills amount is not sufficient, the defaulting supplier shall pay the amount within 15 days of receipt of notice from SCCL. Otherwise the amount will be recovered by invoking the Performance Bank Guarantee/Security Deposit.

31) INSURANCE: Contractor should take Group Insurance Policy for workmen engaged by him on the work as per the payment of Wages Act and Labour Acts in force. After awarding, before commencing the work, the Contractor should submit a copy of the above documents to the concerned officer.

32) The contract shall be valid for a period of Two years. If SCCL desires, this may be extended up to another 6 months of order period at the same prices, terms and conditions of original order based on performance.

33) SCCL reserves the right to enhance the order quantities by 25% at the same rates, terms and conditions of the order any time during the validity of the contract including extended period if any.

34) Statutory Rules:

Contractor shall follow all statutory rules, regulations, applicable laws etc. And statutory requirement related to government licenses, workmen compensation, coal mines provident fund, working hours of the workmen, insurance etc., including minimum wage act as per latest amendments applicable if any for their personnel/ works.

The contractor shall make necessary arrangements for enrolling all his workmen and staff as the members of the CMPF as detailed below.

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- a) **As per circular No. CRP/PER/IR/I/302/1758, dated 03.12.2024, All the contractor's employees shall invariably be covered under CMPF scheme if not covered under EPF scheme so far. In case any contractor's employee is already covered under EPF, he can continue his membership in EPF".**

A copy of the monthly subscription towards **CMPF/EPF** contribution as per applicable shall be submitted to considering authority .

- b) The details of present CMPF contribution and CMPF pension & EPF schemes are furnished here under for compliance.

Contribution towards	Percentage of Employee's (Contractors' contribution)	Percentage of Employer's (Contractors) contribution
Pension	7% of the salary of the employee's calculated on payable Basic and VDA i.e. minimum wage including VDA	7% of the salary of the employee's calculated on payable Basic and VDA i.e. minimum wage including VDA
CMPF	12% of wages i.e. minimum wage including VDA	12% of wages i.e. minimum wage including VDA
Administrative charges	--	0.72%

Total=12%+7%+0.72%=19.72%

- c) The details of contributions towards EPF to be followed are furnished hereunder for compliance as per Circular No. CRP/PER/IR/596, Dated: 18.05.2021.

Contribution towards	Percentage of Employee's contribution (Contractors' Employee)	Percentage of Employer's (Contractors) contribution
Employee Provident Fund	13% of the salary of the employee's calculated on payable Basic and Variable Dearness Allowance (VDA), i.e., minimum wage including VDA	3.67% of the salary of the employee's calculated on payable Basic and Variable Dearness Allowance (VDA), i.e., minimum wage including VDA
Employee Pension Scheme	-	8.33% of the salary of the employee's calculated on payable Basic and Variable Dearness Allowance (VDA), i.e., minimum wage including VDA
Employee Deposit Linked Insurance	--	0.5% of the salary of the employee's calculated on payable Basic and Variable Dearness Allowance (VDA), i.e., minimum wage including VDA
EPF Administrative Charges (Monthly payable amount under EPF Administrative Charges is rounded to the nearest Rupee and	--	0.5% of the salary of the employee's calculated on payable Basic and Variable Dearness Allowance (VDA), i.e., minimum wage including VDA

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a minimum of Rs. 500/- is payable)		
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and any other Act, Rules or Regulations for Labour may be enacted by the Government or any modification there of or any other Law relating thereto and rules made there under from time to time. Wages, Bonus etc., including CMPF to the personnel employed shall be borne by the firm only duly aforesaid Law / Acts.

Payment of minimum bonus @ 8.33% of the minimum wages under Payment of Bonus Act 1965 shall be paid to the workers by contractor. The bills of the contractor shall be accompanied by an attested copy of wages sheet with a certificate given on the wages sheet by authorized officials witnessing the payment of wages to the labourers/workmen engaged by the contractor for the subject work to the effect that the payment indicated in the prescribed column of the wages sheet has been disbursed to the labourers/workmen in their presence.

In addition to the above, a certificate shall be issued by the concerned personnel head that the contractor has deducted that amount of CMPF and Pension and deposited along with the matching share with the concerned Regional Commissioner, CMPF and a copy of the certificate shall be attached with the bill of the contractor.

Payment to the contractor shall be released against the bill by the Finance Department after verifying the above documents.

d) MinimumWages:

Vide Lr. No. CRP/PER/IR/M/361/1287, Dated: 27.10.2025, a circular was issued regarding implementation of minimum wages as notified by the Central Government to the contractor's workers working in various outsourced activities in SCCL. The minimum wages to be paid to the contractor's workers w.e.f. 01.10.2025 are furnished below. However, these wages are subject to revision from time to time.

Sl.No	CategoryofWorker	Rates of wages including VDA per Day (Rs.) ('C'Area)
1.	Highly Skilled	893.00
2.	Skilled	760.00
3.	Semi-Skilled	632.00
4.	Unskilled	541.00

The present minimum wages to be paid per day to the workers as per latest notification issued by Chief Labour Commissioner, Government of India, is as furnished above.

35) SETTLEMENT OF DISPUTES:

1.0 Dispute resolution

- 1.1. Any dispute, difference or controversy of whatever nature howsoever arising under, or out of, or in relation, to Purchase Order / Contract / Agreement (including its interpretation) as to breach or termination of this contract or as to any claim in toto, in equity or pursuant to any statute ("Dispute") between the Parties, and so notified in writing by either Party to the other Party (the "Dispute") shall, in the first instance, be attempted to be resolved amicably in accordance with the conciliation procedure set forth in Clause No.2.

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- 1.2. The Parties agree to use their best efforts for resolving all Disputes arising under or in respect of Purchase Order /Contract/Agreement promptly, equitably and in good faith, and further agree to provide each other non-privileged records, information and data pertaining to any Dispute.

2.0 Conciliation

- 2.1. In the event of any dispute or differences arising directly or indirectly out of Purchase Order /Contract/Agreement or otherwise, the Parties undertake to use all reasonable endeavours to resolve such disputes amicably. In this regard, if the dispute is raised by the Contractor, he shall make a request in writing to SCCL for settlement of such disputes/ claims within 30 (thirty) days of arising of the cause of dispute/ claim failing which no disputes/ claims of the Contractor shall be entertained by SCCL.
- 2.2. If the disputes cannot be settled amicably, the disputes shall be taken for civil court as provided in Clause 3 below.

3.0 Civil Court

- 3.1. In the event of any question, dispute or difference arising under the terms and conditions or interpretation of the terms of, or in connection with Purchase Order /Contract/Agreement (except as to any matter the decision of which is specially provided for by these conditions), or the performance of any of the obligations of SCCL and the successful bidder hereunder or referred to herein, including an issue or dispute as to breach or termination of this contract or as to any claim in toto, in equity or pursuant to any statute ("Dispute") is not settled through negotiations, the respective parties can seek remedy through 'CIVIL COURT' having competent pecuniary and territorial jurisdiction or at competent court in Bhadradi-Kothagudem district and not by Arbitration.

No dispute shall be referred to Arbitration other than civil courts. No dispute shall be entertained in any form and on any matter pertaining to contract except herein above mentioned.

36) TERMINATION OF WORK

- a) **TERMINATION FOR NOT COMMENCING THE WORK.** SCCL reserves the right to terminate the work in case the successful bidder fails to commence.
- b) **WORK DUE TO POOR PERFORMANCE:** As time is the essence of the contract, in case the successful bidder, lags behind the schedules of work, the company (SCCL) reserves the right to terminate the work and awarding either balance work in whole or part of it to any other contractor(s) or SCCL may execute the balance work in whole or part.

37) GST Extra as applicable.

For and on behalf of
The Singareni Collieries Company Limited


The Singareni Collieries Company Limited

**For General Manager
Bhupalpalli Area**

Signature of the tenderer

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RATE SCHEDULE

Date:

Sub: - Disposal of Bio-Medical Wastage of Area Hospital and Two Dispensaries at Bhupalpalli for a period of Two Years –Reg.

Ref: - Enquiry No. BH126O0003, Date: 04.04.2026

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I/We submit my/our competitive offer for Disposal of Bio-Medical Wastage of Area Hospital and Two Dispensaries at Bhupalpalli for a period of Two Years., as per NIT Terms & Conditions. The details of the rates quoted are as follows.

S.No	Item Description	Unit	No. of Beds	Rate / Bed / Day Rs. Ps.
1.	Disposal of Bio-Medical Wastage of Area Hospital and Two Dispensaries at Bhupalpalli for a period of Two Years (The firm should quote Rate / Bed / Day)	NOS	36,500 No. of beds for Two years (50 beds per day x 730 days)	----

I/We have agreed to abide by all the Terms and Conditions mentioned in the NIT.

Postal address :

Name :

Cell / Telephone Number:

Fax Number:

SIGNATURE OF THE TENDERER

(With Office Seal / Stamp)

Signature of the tenderer
