

Core-1, SCOPE Complex, 7, Institutional Area, Lodi Road New Delhi – 110 003, India Phone #:24362200 Fax #: 0091-011 24364106/24362773

www.mmtclimited.gov.in,

## **GLOBAL NOTICE INVITING TENDER**

# MMTC/MIN/2013-14/MN/8823/Q3/06 dtd 2<sup>nd</sup> December'2013

MMTC invites global e-tender for Export of Manganese Ore Fines of Indian Origin from interested overseas buyers. The last date of submission is at 1200 hrs on 9<sup>th</sup> December, 2013.

The complete details of the e-tender are available at MMTC's website <a href="https://eprocure.gov.in">www.mmtclimited.gov.in</a> and Govt. website at http://eprocure.gov.in

Deputy General Manager (Min)



Core-1, SCOPE Complex, 7, Institutional Area, Lodi Road New Delhi – 110 003, India Phone #:24362200 Fax #: 0091-011 24364106/24362773

www.mmtclimited.gov.in

Dear Sirs,

### Global Tender for export of Manganese ore Fines of Indian origin

Established in 1963, MMTC Limited, a Government of India Enterprise is a leading international trading company with annual turnover of over US\$ 5.20 billion during 2012-13. It is engaged in the field of international trading of minerals, agro products, precious metals, non-ferrous metals, coal & hydrocarbon, fertilizers etc. MMTC is one of the major global players in the minerals trade and is the single largest exporter of minerals from India. For Further details please visit our website at www.mmtclimited.gov.in

As per trade policy of Government of India for the period 2009-2014, MMTC Limited is the designated state trading enterprise for export of Manganese ore. The export of Manganese ore is subject to quantitative / qualitative ceiling.

MMTC Limited undertakes export of Manganese ore to overseas market by procuring the items from the Indian suppliers on back to back basis. MMTC invites global tender in two bid system for exports of Manganese ore from the interested bidders. The bidders are requested to submit their offers as per the tender documents. The last date of submission of tender is at 1200 hrs IST on  $9^{th}$  December, 2013.

The overseas bidders shall submit their Technical bids along with supporting documents in a sealed envelope in the tender box and the Price Bid in electronic mode in MMTC's E-portal http://mmtc.eproc.in.

The bidders shall super scribe the name of the company, contact person, phone, fax, e-mail address, Tender no. and closing date. Incomplete offer or offer received after the closing time and date shall be rejected.

Please send your offer addressed to Shri A. Hembram, Deputy General Manager, Minerals Division at the below mentioned address to reach latest by 1200 hrs IST on  $9^{th}$  December, 2013.

MMTC LIMITED
MINERALS DIVISION
CORE-1, SCOPE COMPLEX,
7, INSTITUTIONAL AREA, LODI ROAD
NEW DELHI-110 003, INDIA

TEL: 0091 11 24381287/ 24381302 FAX: 0091 11 24364106

THANKING YOU,

DY GENERAL MANAGER (MINERALS)



# A Govt. of India Enterprise Touching Lives, adding value

Core-1, SCOPE Complex, 7, Institutional Area, Lodi Road New Delhi - 110 003, India

## **SECTION - I**

### 1.0 COMMODITY

MANGANESE ORE FINES

## 2.0 **QUANTITY**

- a) Lot No.1: 20,000 MT (±10% AT BUYER'S OPTION);
- b) Lot No.2: 20,000 MT (±10% AT BUYER'S OPTION);
- c) Lot No.3: 20,000 MT (±10% AT BUYER'S OPTION).

## 3.0 LOADING PORT

VISAKHAPATNAM PORT, India

### 4.0 SHIPMENT PERIOD

- a) Lot No.1: 20,000 MT (±10% AT BUYER'S OPTION) shipment during January 2014;
- b) Lot No.2: 20,000 MT (±10% AT BUYER'S OPTION) shipment during February 2014;
- c) Lot No.3: 20,000 MT (±10% AT BUYER'S OPTION) shipment during March 2014.

## 5.0 ORIGIN

Indian origin

## 6.0 SPECIFICATIONS

Please see details of description and specifications of Manganese ore Fines at Annexure I

## 7.0 PRICE (To be quoted)

The bidders shall quote, Prices in USD PDMT FOBT Visakhapatnam Port India (In bulk) for Manganese ore Fines.

Please see Price Bid format at Annexure III. The price bids shall be submitted in electronic mode only.

## 8.0 BONUS/ PENALTY RATE

The base price shall be increased / decreased by single pro-rata of the price above/below 24% Mn for Manganese ore Fines.

## 9.0 EARNEST MONEY DEPOSIT

Bidders are required to submit EMD for USD 22,000.00 (US Dollars twenty two thousand only) for each lot in the form of a bank guarantee (Proforma enclosed at Appendix –I) through a scheduled commercial bank (other than Gramin bank and Co-operative bank) in Delhi (or NCR), India in favour of MMTC Limited. The BG should be valid till 31-12-2013.

## 10.0 SAMPLING ANALYSIS

At the time of **loading at Indian port**, M/s Mitra S.K. Pvt ltd. / M/s Intertek India Pvt.Ltd. shall be appointed to undertake quantity and quality analysis. Load port results shall be final and binding for payment.

## 11.0 LOADING TERMS

**CQD BASIS** 

## 12.0 VALIDITY

The bidders shall keep their bids valid for a period of 7 (Seven) calendar days from the date of closing of e-tender excluding the date of closing. In case the 7<sup>th</sup> day falls on a Saturday/Sunday/Holiday or remains closed for the seller, such bids will be deemed to be automatically extended to be valid up to the next working day of seller.

## 13.0 ELIGIBILITY CRITERIA

Bidder shall fulfill the following criteria and submit supporting documents in a tender box kept in MMTC, New Delhi Office.

- Bidder shall have minimum annual turnover of USD 50 Millions in each year during 2011-12 & 2012-13.
- ii) Past experience: Minimum experience of one year in minerals business.
- iii) Credit rating: Minimum 'satisfactory' or equivalent (i.e. from D&B, S&P, Moody's, ICRA, CRISIL, CARE etc.). The credit rating report shall not be older than one year i.e. issued on or after 30<sup>th</sup> November 2012.
- iv) Bidder shall submit a Bank's Reference Report issued on or after 30<sup>th</sup> November 2012
- Iv) Bidder shall submit an Earnest Money Deposit (EMD) for 22,000.00 (US Dollars twenty two thousand only) for each lot in the form of Bank Guarantee (BG format enclosed at Appendix I). Bid bond conditions are exempted for such buyers who have purchased manganese ore from MMTC during any of the FY 2010-11 / 2011-12 / 2012-13 / 2013-14 satisfactorily.
- Bidder shall submit an undertaking to furnish a Performance Bank Guarantee (PBG) for 3% of the total contract value. (Format enclosed at Appendix -II)
- vi) Bidder shall submit an undertaking to make 100% payment through an irrevocable at sight letter of credit with TT reimbursement clause. Load port results are final and LC shall be negotiated for 100% payment on Loadport results basis. (Format enclosed at Appendix III)
- vii) MTPL, Singapore a 100% subsidiary of MMTC will be exempted from submission of Earnest Money deposit, performance guarantee bond and establishment of letter of credit towards the value of cargo.

## 14.0 EVALUATION OF BIDS

MMTC shall evaluate technical bids of the bidders received within due date in tender box. The bidder shall submit price bids in electronic mode only. Thereafter, MMTC shall open the price bids of those bidders who have qualified in their technical bids. MMTC shall award the contract to the successful bidder (H1) for each lot separately. In case, there is more than one H-1 bidder, contract will be awarded to the bidder who has procured maximum quantity from MMTC during 2010-11 to 2012-13.

### 15.0 AWARD OF CONTRACT

MMTC shall offer the cargo to the highest bidder (H1) for each lot separately only subject to reconfirmation from the supplier of the cargo. MMTC and the successful bidder shall enter into a sale contract for each lot as per standard terms and conditions of MMTC (Contract format enclosed at Appendix - IV). In case the successful bidder fails to forward the signed sale contract within 3 calendar working days from the date of issuance of contract by MMTC, the seller (MMTC) reserves the right to invoke the bank guarantee submitted by the bidder as EMD.

## 16.0 PERFORMANCE GUARANTEE

MMTC shall issue a letter to the successful bidder accepting the price and shall also indicate amount of performance guarantee required from the successful bidder. The bidder shall furnish a performance bank guarantee @ 3% of contracted value (with +10% tolerances) in favour of MMTC limited, New Delhi within 10 calendar days from the date of issuance of signed sale contract by MMTC. Nomination of vessel shall be accepted only after receipt of original bank guarantee and its confirmation by issuing bank. This performance guarantee shall be valid for a minimum period of 30 days after latest date of delivery and further 30 days as claim period. In case the successful bidder fails to establish the requisite performance bank guarantee within stipulated time, MMTC reserves the right to invoke the bank guarantee submitted by the bidder as EMD.

MMTC reserves the right to invoke this performance guarantee in case the buyer fails to perform the contractual obligations as per sale contract. (Performance Bank Guarantee format is attached at Appendix-V)

### 17.0 PAYMENT TERMS

The buyer shall establish from a first class international bank (acceptable to MMTC) an irrevocable and without recourse to the drawer workable letter of credit payable at sight to cover 100% value of the cargo with tolerance for quantity and value as per contract. Letter of credit shall be in favour of the sellers/beneficiaries (MMTC Liimited, MMTC Bhawan, Port Area, Visakhapatnam: 530035. Andhra Pradesh, India) and shall remain valid for minimum 45 days after latest date of shipment. The said letter of credit shall be established within 10 calendar days from the date of issuance of signed sale contract by MMTC to the buyer. The LC shall be advised through Bank of India, Visakhapatnam Main Branch, 47-10-23/4 & 5, 1st floor, Isnar Khazana, Lane no.2, Dwarakanagar, Visakhapatnam, Andhra Pradesh-530016, India, SWIFT: BKIDINBBVIP. The opening bank shall also add that the telex/swift is operating instrument and no further confirmation is required. The LC shall allow negotiation of documents for 100% shipment value within 21 days after bill of lading date at the counter of LC negotiating bank. Notice of Readiness (NOR) shall be accepted only after receipt of workable LC through banking channels and completion of pre-shipment formalities with customs/port authorities. Pre-shipment documents shall be processed by MMTC only after receipt of workable LC and performance guarantee. The buyer shall nominate suitable vessel in such a manner so that seller shall get at least two clear working days (excluding the date of receipt of LC & PBG and date of NOR) prior to arrival of vessel at loading port for processing of pre shipment documents by the appropriate authority. LC shall provide for T.T. reimbursement within two working days upon receipt of claim from the negotiating bank. All bank charges outside India shall be to the buyers account. LC shall also provide for negotiations and acceptance of documents even with spelling, grammatical and other technical mistakes etc. for payment. LC instrument is subject to UCPDC600.

List of banks from where LC shall be acceptable to MMTC is attached Appendix VI.

## 18.0 DUE DATES

Submission of Technical Bids and Price Bids: 09.12.2013 by 12.00 hrs IST
Opening of Technical Bid : 09.12.2013 by 12.30 hrs IST
Opening of Price Bid : 10.12.2013 by 12.00 hrs IST

## 19.0 MODE OF SUBMISSION OF TENDER

**19.1** The bidder shall participate in the tender through physical mode for technical bid and electronic mode for Price Bid. Price Bid in physical mode shall not be accepted.

### 19.2 PROCEDURE FOR PARTICIPATIATING IN E-TENDER

E-tender is available on MMTC E-procurement website <a href="www.tenderwizard.com/MMTC">www.tenderwizard.com/MMTC</a> for online bidding process. For this, bidder is required to obtain minimum Class II Digital Signature (meant for e-tendering) from any of Certifying Authority recognized by Controller of Certifying Authority (<a href="www.cca.gov.in">www.cca.gov.in</a>) and have to register with e-procurement portal https://mmtc.eproc.in (a one time activity)

### 19.2.1 PROCEDURE FOR OBTAINING DIGITAL CERTIFICATE

The bidder should obtain digital certificate to participate in the tender. The procedure for obtaining Digital Certificate is given in the website <a href="www.tenderwizard.com/MMTC">www.tenderwizard.com/MMTC</a>. In case of any difficulty either mail or talk to the Technical Support Engineer, whose contact details are given below.

## 19.2.2 PROCEDURE FOR REGISTERING IN E-PROCUREMENT PORTAL

The bidder will have to register with MMTC's E-Procurement portal. For registering, please visit to <a href="https://www.tenderwizard.com/MMTC">www.tenderwizard.com/MMTC</a> and follow the directions. In case of any difficulty either mail or talk to the Technical Support Engineer, whose contact details are given below.

For any assistance on e-bidding process, please contact Mr. Pradeep S R, First Level Contact: Tender Wizard Help Desk – email id pradeep.sr@antaressystems.com pradeep.sr@antaressystems.com, mobile phone 91- 9686196751 OR Mr. Yogesh email id yogesh.m@antaressystems.com, yogesh.m@antaressystems.com, mobile phone 91- 9686196755.

## 19.3.0 Bidder shall submit their offers separately in the following two-bid format:

I) PART A: Technical Bid (Physical mode) and

II) PART B : Price bid (Electronic mode ).

## 19.3.1 Part – A: TECHNICAL BID : (Physical Form only)

Bidder shall fulfill the eligibility criteria as stated at Para 13 and submit the following supporting documents in tender box.

- a. Bidder shall enclose an Auditor's Certificate indicating annual turnover for 2011-12 & 2012-13 and past experience as mentioned in eligibility criteria. Please enclose annual financial statement for FY 2011-12 and FY 2012-13.
- Bidder shall enclose a Credit rating Report (issued on or after 30<sup>th</sup> November 2012) from any one of the following agencies: ( D&B, S&P, Moody's, ICRA, CRISIL, CARE)

- Bidders shall enclose a Bank reference report issued on or after 30<sup>th</sup> November 2012.
- d. Bidder shall submit an *EMD* for an amount of 22,000.00 (US Dollars twenty two thousand only) for each lot in the form of Bank Guarantee (BG format enclosed at Appendix - I)
- e. Bidder shall submit an undertaking to furnish a **PBG** for 3% of the total contract value. (Format enclosed at Appendix -II)
- f. Bidder shall enclose an **undertaking** to make payment through an irrevocable letter of credit with TT reimbursement clause. Load port results are final and LC shall be negotiated for 100% payment on Load port results basis. (Format enclosed at Appendix -III)
- g. Bidder shall submit **Price Bid format** duly signed and stamped without quoting prices.
- h. Bidder shall submit duly signed and stamped all documents given in **Section-I** of the tender notice.

MTPL, Singapore a 100% subsidiary of MMTC will be exempted from submission of Earnest money deposit, performance guarantee bond and establishment of letter of credit towards the value of cargo.

The above documents along with technical bid compliance form (as per Annexure-II) are required to be submitted physically in sealed envelopes to be dropped in tender box, by due date and time so as to reach Shri A. Hembram, Deputy General Manager, Mineral Division, MMTC Ltd., Core-1, SCOPE Complex, 7, Institutional area, Lodhi Road, New Delhi-110003.

Incomplete offer or offers received after the closing time and date shall not be accepted. The technical bids will be opened as per due date. After scrutiny of technical bids, the price bids of only those bidders whose technical bids are acceptable will be opened and considered further.

Bidders who have earlier submitted the supporting documents as per Clause 19.3.1(a to c) during current financial year against their bid for Manganese ore, need not submit the same again.

## 19.3.2 PART-B: PRICE BID: (ELECTRONIC MODE ONLY)

The bidders shall submit their price bids in electronic mode at MMTC E portal at <a href="https://www.tenderwizard.com/MMTC">www.tenderwizard.com/MMTC</a>. The price shall be quoted in USD PDMT only FOBST Visakhapatnam and confirming validity of offer as per tender in the price bid format.

- 19.4 Any bidder willing to participate in the tender opening process, may attend directly or depute their representative through proper authorization on their letter head with signatures in original clearly stating the name of firm, person, designation and his signatures.
- **19.5** EMD of the unsuccessful bidder will be returned back. EMD of the successful bidders will be returned upon receipt of performance guarantee.

## 20.0 GENERAL CONDITIONS

- 20.1. Subject to the terms and conditions set out herein, sale shall be made to the successful bidder for exports on FOB basis only. Seller reserves the right to modify and amend the terms & conditions and announce the same at any time before the e-tender concludes. Announcements during the e-tender on the website and/or by fax including announcement of any additional conditions or correction in the catalogue and/or additions or deletions of items being offered for sale are binding on the bidder
- 20.2. Participation and bidding in this tender shall be treated as conclusive evidence of the fact that bidder is well aware about the Foreign Trade Policy of Govt. of India that export of Manganese ore is allowed through MMTC Limited only. The cargo for export shall be procured from the associate supplier of MMTC and all terms & conditions shall be on back to back basis with our supplier. Our associate supplier shall perform the export contract and MMTC will not be responsible for any quality, quantity or any other claim of the bidder. It shall also imply that the bidder has carefully gone through and understood the terms and conditions of e-tender including the amendments if any, prevailing at the time of tender. Seller and Antares System Pvt. Limited will not entertain any complaints or objections once bid is placed.
- 20.3 Seller and Antares System Pvt. Limited do not give warranty or guarantee of the quality, quantity, measurement, condition chemical composition of each lot/s that form the etender property and about its "end use" or fitness for a particular purpose. In the event of failure on account of (i) establishment of performance guarantee or (ii) signing of contract within 3 calendar working days from the date of issuance of contract by MMTC, the seller reserves the right to invoke the bank guarantee submitted by the bidder as EMD. The seller also reserves the right to debar such bidder from participating in any future tender of MMTC or any other action as deemed fit.
- **20.4** The BG issuing bank must have a net worth of at least Rs.500 Crore and Capital Adequacy Ratio of at least 9%.
- **20.5.** MMTC shall have the right and authority to review / modify / amend any condition / format before the e-tender concludes.
- **20.6.** After finalization of the sale price, MMTC will arrange to send standard sale contract to the buyer for signatures.
- 20.7 After receipt of signed contract from MMTC through fax/e-mail, the buyer will put their signatures of authorized official with seal and send the signed contract to MMTC within three working days. The buyer will also arrange to open the performance guarantee (PG) bond in the form of a bank guarantee (BG), (as per format at Appendix-II), within ten calendar days of receipt of MMTC signed contracts by fax/e-mail and forward same to MMTC immediately. The PBG bond will be for appropriate value. Since shipment is prompt, as such, the requisite PG bond has to be furnished before vessel nomination or 10 days whichever is earlier.
- 20.8 MMTC reserves the right to accept or reject any or all tenders or to re-tender at MMTC's sole discretion without assigning any reasons. Incomplete offer or offers received after the closing time and date shall not be accepted. The complete details of the tender enquiry are available at MMTC's website www.mmtclimited.gov.in, http://eprocure.gov.in and URL:- www.tenderwizard.com/MMTC

## 21. ARBITRATION

All disputes arising between the parties (Buyer and Seller) out of or in relation to the work order shall be settled amicably. If, however, the parties fail to resolve amicably, the same shall be referred to and settled through an arbitration proceeding of a single/sole arbitrator, to be nominated by CMD, MMTC. The arbitration proceeding shall be conducted in accordance with the arbitration and conciliation Act, 1996 of India. The reasoned award made in pursuance there of shall be binding on the parties, the venue of arbitration shall be New Delhi. Only the courts at New Delhi shall have the jurisdiction over the disputes in relation to and arising out of the work order.

## **ANNEXURE - I**

## **SPECIFICATIONS**

## (I) Manganese Ore Fines:

Mn : 24% Basis 22% Min.

Fe : 16% Min SiO2 : 15% Max Al203 : 7% Max Phos : 0.5% Max

Moisture : 12% Max (Indicative)

Physical (on square mesh screen):

0 to 10 mm : 90% Min 10 to 100mm : 10% Max

# <u>ANNEXURE - II</u>

# TECHNICAL BID COMPLIANCE FORM

SI.N	Document	Compliance	Deviations, if	Remarks
0		(Y/N)	any	
1	Name, Address, Tel No, Fax			
_	No, E Mail Id etc of the Bidder			
2	Company's Profile		T	
3	Auditor's Certificate indicating			
	annual turnover and past			
	experience in Minerals Trade			
	and Annual financial results for			
	last two years [Clause 19.3.1			
	(a)]			
4	A copy of credit rating report by D&B/S&P/MOODY/CRISIL/			
	1			
	FITCH/ICRA/CARE [Clause 19.3.1(b)]			
5.	Bank reference report(Clause			
J.	19.3.1( c )]			
	13.3.1(3)			
6	Bank Guarantee (EMD)			
	[Clause 19.3.1 (d)] together			
	with Banker's certificate(clause			
	20.4)			
7	Undertaking for PBG [Clause			
	19.3.1 (e)]			
8	Undertaking for LC [ Clause			
	19.3.1(f)]			
9	Price Bid Format duly signed			
	and stamped without quoting			
	price [ Clause 19.3.1 (g) ]			
10	Signed & Stamped Copy of			
	Tender Documents given in			
	(Section-I)of tender notice			
<u> </u>	[ Clause 19.3.1 (h)]			

	Authorized Signature with official seal
Date:	

## **ANNEXURE-III**

# PRICE BID - LOT NO.1

(To be filled by the bidders in electronic mode)

1.	Name of the Bidder	
2.	Address of the Bidder	
3.	Commodity	: Manganese Ore Fines
4	Quantity (+/- 10% at buyer's option)	: 20, 000 WMT Mn Ore Fines
5	Price in USD PDMT FOBST Visakhapatnam port, India, basis 24% Mn Ore Fines	: To be quoted in electronic mode only
6.	Validity of Price	:

	Authorized Signature with official sea
Date:	

# **ANNEXURE-III**

# PRICE BID - LOT NO.2

(To be filled by the bidders in electronic mode)

1.	Name of the Bidder	
2.	Address of the Bidder	
3.	Commodity	: Manganese Ore Fines
4	Quantity (+/- 10% at buyer's option)	: 20, 000 WMT Mn Ore Fines
5	Price in USD PDMT FOBST Visakhapatnam port, India, basis 24% Mn Ore Fines	: To be quoted in electronic mode only
6.	Validity of Price	:

	Authorized Signature with official seal
Date:	

# **ANNEXURE-III**

# PRICE BID - LOT NO.3

(To be filled by the bidders in electronic mode)

1.	Name of the Bidder	
2.	Address of the Bidder	
3.	Commodity	: Manganese Ore Fines
4	Quantity (+/- 10% at buyer's option)	: 20, 000 WMT Mn Ore Fines
5	Price in USD PDMT FOBST Visakhapatnam port, India, basis 24% Mn Ore Fines	: To be quoted in electronic mode only
6.	Validity of Price	:

	Authorized Signature with official seal
Date:	

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# SECTION - II

# Appendix-I

	PROFORMA FOR BANK GUARANTEE FOR EMD			
		stamp paper of applicable amount to be executed by a Delhi / nan Gramin Bank or Cooperative Bank)	NCR Branch of a Scheduled Bank	
	nk G F No	Guarantee No D.	Date	
Co 7, Lo	re -1 nstit di Ro	LIMITED, , Scope Complex, utional area, pad, elhi-110 003.		
Sir	,			
1.	(he Ter	HEREAS, MMTC LIMITED, Core 1, SCOPE Complex, 7 Lodhi for inafter referred to as MMTC) has invited bids vide Mangandher (hereinafter referred to as Invitation to Bids) for supply of 6 es.	ese ore of Indian Origin Global E-	
2.	res twe	HEREAS, the said Invitation to Bid requires that any eligible ponse thereto shall furnish an irrevocable bid guarantee amour enty two thousand only) for each lot in favour of MMTC, New De USD 22,000.00 for each lot with a validity till 31-12-2013.	nting to US\$ 22,000.00 (US Dollars	
3.	gua	D WHEREAS at the request of M/s (Name & address of the Bank) do here arantee and undertake payment to MMTC, New Delhi up to ar 000.00 for each lot with a validity till 31-12-2013 and that the Bidd	by unconditionally and irrevocably nd not exceeding the sum of US\$	
	a) b) c)	<b>9</b>	endar days.  r will establish a Performance Bank d sale contract or before nomination rm indicated in the said Invitation to	
	c)	shall in the event of the offer being accepted by MMTC, bidder Letter of Credit in favour of MMTC (within 10 calendar days fit sale contract) in the form indicated in the said Invitation to equantity of Manganese ore at the price and on the terms accepted	rom the date of issuance of signed e-Tender covering full value of the	
	d)	shall further arrange to lift the confirmed quantities as per the shipment indicated in the sale contract.	e sale contract by the last date of	
	e)	Any other conditions as stipulated by MMTC from time to time.		
4.		e (Name and Address of the Bank) (herein pression shall unless repugnant to the context or meaning		

## NIT No.MMTC/MIN/2013-14/MN/8823/Q3/06 dated 2<sup>nd</sup> December 2013

administrators, executors and assigns) do hereby guarantee that in the event of the said Bidder failing to abide by any of the conditions referred to in any of the preceding paragraphs, this Bank shall pay to MMTC Limited, New Delhi, India on demand without MMTC having to substantiate its demand and without protest or demur and without any reference to the said Bidder a sum of US\$ 22,000.00 (US Dollars twenty two thousand only) for each lot. This Bank further agrees that the decision of MMTC as to whether the said bidder has committed a breach of any of the conditions referred to in the preceding paragraphs shall be unquestionable, conclusive, final and binding.

- 5. We \_\_\_\_\_\_ (Bank) undertake to pay the amount demanded by MMTC, not exceeding the sum of US\$ 22,000.00 (US Dollars twenty two thousand only) for each lot without any demur, delay, protest and without any reference or recourse to M/s. \_\_\_\_\_\_ (Bidder) notwithstanding any dispute raised by \_\_\_\_\_\_ (Bidder) in any suit proceedings relating thereto pending before any court or tribunal our liability under these presents being absolute and unequivocal.
- The payment shall be made to MMTC, New Delhi across the counter of this bank on the same day of receipt of invocation of this bank guarantee.
- 7. NOTWITHSTANDING anything to the contrary contained hereinabove, liability under the Guarantee is restricted to US\$ 22,000.00 (US Dollars twenty two thousand only) for each lot.
- 8. Your demand in writing may be presented to the Bank by courier / Fax / Airmail/ Speed Post/ Registered Post or in person and the same shall be binding on us.
- 9. This guarantee will not be discharged due to change in the constitution of the Bank or the said M/s.
  \_\_\_\_\_\_(Bidder).
- The liability of this bank shall discharge upon receipt of US\$ 22,000.00 (US Dollars twenty two thousand only) for each lot by MMTC.
- 11. This Bank further undertakes that this Guarantee shall remain irrevocably valid and in force till 31-01-2014 and that the same shall be extended further according to the provisions contained hereinabove, and shall not be amended or withdrawn without the previous consent of MMTC in writing.
- 12. This Guarantee is governed by the Laws of India and comes into force forthwith.
- 13. We have the power to issue this guarantee in your favour under the Charter of our Bank and the undersigned has full power to execute this Guarantee under the Power of Attorney granted by the Bank.

Signature :	
Name and code : Designation:	Seal of the Bank :

Λ.		
AD	pend	II-XII

(On Company Letterhead)

	Dated:
To,	
The Chief General Manager (Minerals),	
MMTC Limited,	
Corporate Office,	
Core-1, SCOPE Complex,	
7, Institutional Area,	
Lodi Road,	
New Delhi-110 003(INDIA)	
Sub: Undertaking on Performance Bank Guarantee	

Dear Sir,

We hereby agree and undertake that we shall furnish a performance guarantee bond in the form of a Bank Guarantee (as per format at Appendix-II) in favour of MMTC Limited within 10 calendar days from the date of issuance of signed sale contract by MMTC Limited or before nomination of the vessel, whichever is earlier. In case, we fail to furnish performance guarantee, MMTC Limited shall be at liberty to invoke / encash EMD and also to take appropriate action as deemed fit.

Thanking you,

Yours faithfully,

(Authorized Signatory)

pendix-l	

(On Company Letterhead)

Dated:
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To,

The Chief General Manager (Minerals), MMTC Limited, Corporate Office, Core-1, SCOPE Complex, 7, Institutional Area, Lodi Road, New Delhi-110 003(INDIA)

## Sub: Undertaking on Letter of Credit.

Dear Sir,

We hereby agree and undertake that we shall establish an irrevocable 100% at sight Letter of Credit with TT reimbursement clause towards full value of contracted quantity (including tolerance of +10%) in favour of MMTC Limited within 10 calendar days from the date of issuance of signed sale contract by MMTC Limited or before nomination of the vessel, whichever is earlier. LC shall be opened from a bank acceptable to MMTC (i.e. from any of the bank mentioned in the appendix VI of tender No.MMTC/MIN/2013-14/ MN/8823/Q3/06 dated 2nd December 2013. Load port results are final and LC shall be negotiated by MMTC for 100% payment on load port results basis. In case, we fail to establish workable LC, MMTC Limited shall be at liberty to invoke Earnest Money Deposit or performance guarantee and also to take appropriate action as deemed fit.

Thanking you,

Yours faithfully,

(Authorized Signatory)

## Appendix-IV



Core-1, SCOPE Complex, 7, Institutional Area, Lodi Road New Delhi – 110 003, India Phone #:24362200 Fax #: 0091-011 24364106/24362773

### www.mmtclimited.gov.in

## FORMAT OF SALE CONTRACT

This agreement is made on\_\_\_\_day\_\_\_month 2014 between MMTC Limited, Core-1 Scope Complex, 7, Institutional Area, Lodhi Road, New Delhi – 110003, INDIA, hereinafter called the SELLER (which expression unless excluded by or repugnant to the context shall include its successors and assigns) of the one part and ( Name and address of buyer) hereinafter called the BUYER (which expression, shall unless excluded by or repugnant to the context, shall include its successors and assigns) of the other part.

WHEREAS the Sellers have agreed to sell and the Buyers have agreed to buy the following quantity of Manganese Ore on the terms and conditions hereinafter mentioned.

Now it is hereby mutually agreed and declared by and between the parties hereto as follows:

## ARTICLE 1: COMMODITY

Manganese Ore Fines of Indian origin (herein after called "Ore")

### ARTICLE 2: QUANTITY

Lot No.1: 20,000 WMT (+/-10% at Buyer's option) Mn ore Fines of 24/22% grade. Lot No.2: 20,000 WMT (+/-10% at Buyer's option) Mn ore Fines of 24/22% grade. Lot No.3: 20,000 WMT (+/-10% at Buyer's option) Mn ore Fines of 24/22% grade.

Source of Supply: M/s. S.K.Sarawagi & Co. (P) Ltd., Visakhapatnam.

## ARTICLE 3: SPECIFICATIONS

Mn : 24% Basis / 22% Min.

Fe : 16% Min SiO2 : 15% Max Al203 : 7% Max Phos : 0.5% Max

Moisture : 12% Max (Indicative)

Physical (on square mesh screen):

0 to 10 mm : 90% Min

10 to 100mm : 10% Max
PACKING : Loose in Bulk

## **ARTICLE 4: PRICE**

JS\$	(US	Dollars _			only)	PDMT	FOBS1
/isakhapatnam	Port, I	ndia, basis	s 24% Mn content,	fraction p	ro rata		

## ARTICLE 5: PRICE ADJUSTMENT

In case there is any difference between the specifications as per Article 3 and analysis report as per Article 9 of this contract, price will be adjusted at the rate mentioned below and documents will not be treated as discrepant.

## A) For Mn Content

In respect of each shipment of manganese ore which does not meet the Mn specifications set forth in Article 3, the base price referred to in Article 4 shall be adjusted in accordance with Mn content as determined pursuant to the provisions of Article 9 as follows:-

The base price shall be increased / decreased by US\$ \_\_\_\_\_ for each one per cent Mn above/below 24% Mn fraction prorata.

## B) For Other Elements

If the shipment does not meet any of the chemical specifications other than Mn provided in Article 3 as finally determined in accordance with the provisions of the Article 9, the base price shall be decreased as follows, fraction prorata.

- i) For Fe
  - At the rate of 10 (ten) US Cents per dry metric tonne for each 1.00% of Fe lower than 16%.
- For excess Silica
   At the rate of 5(five) US Cents per dry metric tonne for each 1.00% of Silica in excess of 15%.
- iii) For excess Alumina At the rate of 5(five) US Cents per dry metric tonne for each 1.00% of Alumina in excess of 7%.
- iv) For excess Phosphorus At the rate of 5(five) US Cents per dry metric tonne for each 0.01% of Phosphorus in excess of 0.50%.
- v) For Size : US Cents 50 per WMT beyond tolerance level.

## **ARTICLE 6: DESTINATION**

Name of destination port shall be indicated by buyer at the time of nomination of vessel.

## ARTICLE 7: DELIVERY PERIOD

**Lot No.1**:20,000 MT (±10%) shipment during upto 31<sup>st</sup> January, 2014. Laycan shall be accepted 5 days before the last cancellation date i.e. upto 26<sup>th</sup> January, 2014.

**Lot No.2** :20,000 MT (±10%) shipment during upto 28<sup>th</sup> February, 2014. Laycan shall be accepted 5 days before the last cancellation date i.e. upto 23<sup>rd</sup> Feb', 2014.

**Lot No.3** :20,000 MT (±10%) shipment during upto 31<sup>st</sup> March, 2014. Laycan shall be accepted 5 days before the last cancellation date i.e. upto 26<sup>th</sup> March, 2014.

## ARTICLE 8: PORT OF SHIPMENT

VISAKHAPATNAM PORT (INDIA)

## **ARTICLE 9: SAMPLING & ANALYSIS**

At the loading port Seller shall at its own cost appoint M/s. Mitra SK Pvt. Ltd./ Intertek India Pvt. Ltd. to determine the specification of ore content in each shipment and shall obtain a certificate showing details of the determination / analysis and also the percentage of free moisture loss as per BIS norms. The load port results so determined shall be final for payment. Foreign buyer may at his expense send his representative to be present at the time of sampling.

## **ARTICLE 10: WEIGHMENT**

At the loading port seller at seller's expenses to determine the weight of shipment of ore by draft survey. The weight of ore as ascertained and certified by M/s. Mitra SK Pvt. Ltd./ Intertek India Pvt. Ltd. along with analysis certificate shall be basis of seller's invoice. Foreign buyer may at his expense send his representative to be present at the time of draft survey.

## **ARTICLE 11: PERFORMANCE GUARANTEE**

The buyer shall furnish a performance guarantee for USD \_\_\_\_\_\_\_\_.00 in the form of a bank guarantee towards 3% of the sale value in favour of the seller through a scheduled commercial bank (other than Gramin Bank and Co-operative Bank) in India within ten calendar days from the date of issuance of signed sale contract by MMTC. Performance guarantee shall remain valid for a minimum period of 30 days after latest date of delivery and furthers 30 days as claim period. The Seller will accept the nomination of the vessel only after receipt of performance guarantee and its confirmation by issuing bank. In case the buyer either fails to perform the contract satisfactorily or fails to establish a workable letter of credit within stipulated time, MMTC will have the right to invoke the bank guarantee. In addition, MMTC will have right to claim all losses, damages, expenses, etc. from buyers and any other appropriate action as deemed fit. The PBG will be returned after satisfactory performance of contract by buyer.

### **ARTICLE 12: COMMERCIAL INVOICE**

The Seller's commercial invoice shall be made out for 100% (Hundred percent) of the value based on the price as set forth in Article 4 and Article 5 and calculated on the basis of analysis / weighment results at the load port conducted by M/s. Mitra SK Pvt. Ltd. / Intertek India Pvt. Ltd.

## **ARTICLE 13: INSURANCE**

Insurance covering shipment ore after it is loaded on board the vessel shall be arranged by the Buyer at his expenses.

## **ARTICLE 14: DELIVERY**

Each shipment shall be deemed as delivered when it is loaded on board the vessel and trimmed.

## **ARTICLE 15: TITLE AND RISKS**

Title with respect to each shipment shall pass to the Buyer when the Seller has negotiated the relative shipping documents against the L/C opened by the buyers and received the proceeds from the opening bank after completion of loading on board the vessel at the Indian port. Risk with respect to each shipment shall pass from the Sellers to the Buyer when the ore has been loaded on board the vessel.

## ARTICLE 16: CHARTERING OF VESSEL

- A. The vessels to carry ore under this contract shall be chartered and allocated by the Buyer to the Seller. The buyer shall obtain from sellers, MMTC Ltd., Visakhapatnam, fax 0891-2562611/2561716, prior stem approval, giving name of the vessel, quantity to be loaded, lay days and expected time of arrival at port of loading, before definitely fixing the space. Upon receipt of such advice MMTC Limited, Visakhapatnam shall forthwith reply to the buyer by fax/mail as to whether seller undertakes to effect the proposed shipment or not.
- B. Loading rate: CQD basis.
- C. In case shore cranes have to be hired at Visakhapatnam port for loading, the expenses shall be borne by buyers / charterers.
- All other expenses required up to and including trimming (seaworthy) shall be to the sellers account.
- E. Any expenses required for loading outside the working hours shall be on account of the party ordering the same except for vessels crew members overtime and light and the free use of the gears and winches, which shall be to the account of Buyers.
- F. BL quantity shall be the quantity loaded which shall be determined as per Article 10.
- G. The release instructions for the bill of lading should be arranged by the buyers immediately after completion of loading.

### **ARTICLE 17: MODE OF PAYMENT**

The buyer shall establish from a first class international bank (acceptable to MMTC) an irrevocable and without recourse to the drawer workable letter of credit payable at sight to cover 100% value of the cargo with tolerance for quantity and value as per contract. Letter of credit shall be in favour of the sellers/beneficiaries (MMTC Liimited, MMTC Bhawan, Port Area, Visakhapatnam: 530035 Andhra

Pradesh, India) and shall remain valid for minimum 45 days after latest date of shipment. The said letter of credit shall be established within 10 calendar days from the date of issuance of signed sale contract by MMTC to the buyer. The LC shall be advised through Bank of India, Visakhapatnam Main Branch, 47-10-23/4 & 5, 1st floor, Isnar Khazana, Lane no.2, Dwarakanagar, Visakhapatnam, Andhra Pradesh-530016, India, SWIFT: BKIDINBBVIP. The opening bank shall also add that the telex/swift is operating instrument and no further confirmation is required. The LC shall allow negotiation of documents for 100% shipment value within 21 days after bill of lading date at the counter of LC negotiating bank. Notice of Readiness (NOR) shall be accepted only after receipt of workable LC through banking channels and completion of pre-shipment formalities with customs/port authorities. Pre-shipment documents shall be processed by MMTC only after receipt of workable LC and performance quarantee. The buyer shall nominate suitable vessel in such a manner so that seller shall get at least two clear working days (excluding the date of receipt of LC & PBG and date of NOR) prior to arrival of vessel at loading port for processing of pre shipment documents by the appropriate authority. LC shall provide for T.T. reimbursement within two working days upon receipt of claim from the negotiating bank. All bank charges outside India shall be to the buyers account. LC shall also provide for negotiations and acceptance of documents even with spelling, grammatical and other technical mistakes etc. for payment. LC instrument is subject to UCPDC600.

List of banks from where LC shall be acceptable to MMTC is already attached with tender no. MMTC/MIN/2013-14/MN/8823/Q3/06 dated 2<sup>th</sup> December 2013.

## **ARTICLE 18: DOCUMENTS**

Following documents will be made available to buyer through opening & negotiating bank after receipt of TT reimbursement:-

- i. Commercial Invoice as per Article 12 in four copies.
- ii Certificate of Quality at loading port as per Article 9 in triplicate.
- iii Certificate of Weight at loading port as per Article 10 in triplicate.
- Full set of negotiable clean on board ocean Bill of Lading evidencing shipment.
- Certificate of origin of cargo to be endorsed/issued by Chamber of Commerce in India detailing loaded quantity, commodity, carrying vessel and exporter's name and address.

## **ARTICLE 19: NON-DELIVERY**

Notwithstanding Article 7 herein above in the event of failure to effect or to take delivery as provided in this contract due to cause(s) for which the Seller or the Buyer is responsible, the other party shall have an option either to cancel the contract in respect of the undelivered quantity or accept or supply it in the manner to be mutually agreed upon. However, since the contract is on back to back basis, seller will not be liable for any claim for non-delivery.

## **ARTICLE 20: DEFAULT**

In case of non-lifting of cargo within the delivery period, the seller shall have the right to invoke the bank guarantee submitted towards performance guarantee. In addition, MMTC will have right to claim all losses, damages, expenses, etc. from buyers and any other appropriate action as deemed fit.

## **ARTICLE 21: FORCE MAJEURE**

Either party shall be relieved of its obligations and responsibilities under this contract if the performance of this contract is wholly or partially prevented and/or delayed by act of God and any other cause or causes beyond the control of either party such as fires, floods, strikes, lockouts, riots or civil commotion, epidemics, war and acts of Government. etc. Either party shall promptly i.e. within 15 days give notice to the other party of any force majeure given even effecting its obligations under this contract supported by documentary evidence such as certificate of Chamber of Commerce or of any other competent authority connected with the cause. If such notice is given, the obligations and responsibilities of the party giving such notice as well as the corresponding obligations and responsibilities of the other party shall be relieved to the extent made necessary by and continuance of force majeure. If such condition continues for more than 90 days, this agreement shall be deemed to be inoperative and parties shall be relieved from the respective obligations.

## **ARTICLE 22: ARBITRATION**

Any dispute or difference whatsoever arising between the parties out of or relating to the construction, meaning, scope, scope, operation or effect of this contract or the validity or the breach thereof shall be settled by arbitration in accordance with the Rules of Arbitration of the Indian Council of Arbitration and the award made in pursuance thereof shall be binding on the parties. The governing law shall be Indian Law and the venue of Arbitration shall be New Delhi.

## **ARTICLE 23: VALIDATION**

The contract shall become valid as and when signed by duly authorized representatives of both the Sellers and the Buyers.

## **ARTICLE 24: SPECIAL CLAUSE**

It is expressly understood and agreed by and between the Buyer and the Seller that MMTC is entering into this agreement solely on its own behalf and not on behalf of any other person or entity. In particular it is expressly understood and agreed that the Government of India is not a party to this agreement and has no liabilities, obligations or rights hereunder. It is expressly understood and agreed that MMTC is an independent legal entity with power and authority to enter into contract solely on its own behalf under the applicable laws of India and general principles of contract law. The Buyers expressly agreed, acknowledges and understands that MMTC is not an agent, representative or delegate of the Government of India. It is further understood and agreed that the Government of India is not and shall not be liable for any acts, omissions, commissions, breaches or other wrongs arising out of the contract. Accordingly Buyer, hereby expressly waives, releases and foregoes any and all actions or claims including cross claims, implored claims or counter claims against the

## NIT No.MMTC/MIN/2013-14/MN/8823/Q3/06 dated 2<sup>nd</sup> December 2013

Government of India arising out of this contract and covenant not to sue the Government of India as to any manner, claim, cause of action or thing whatsoever arising out of or under this agreement.

MMTC is entering into this contract on the basis of back to back supplies by M/s. S.K.Sarawagi & Co. Pvt. Ltd., 10-1-31, Signature Towers, Level 4, Waltair Uplands, Visakhapatnam-530 003 (A.P.), India. All responsibility of quality/quantity as well as performance of this contract is to the account of M/s. S.K.Sarawagi & Co. Pvt. Ltd. MMTC shall not be responsible for any claim/damages of buyer and / or vessel owner for any reason whatsoever including non-performance of the contract by M/s.S.K.Sarawagi & Co. Pvt. Ltd., Visakhapatnam.

## **ARTICLE 25: LOSS OF CARGO**

In the event of total / or partial loss of cargo, the analysis and the weight as determined at the loading port shall be treated as final and shall be used for final invoicing and payment.

## **ARTICLE 26: OTHERS**

Any change or modification in the terms and conditions of this contract shall become effective only when confirmed by both the Seller and the Buyer in writing.

n	witness	whereof	this	contract	is	made	in	duplicate,	the	Seller	and	the	Buyer
าล	ving sigr	ned them	on th	nis		201	<b>3</b> a	re retainin	g on	e (1) c	ору е	ach.	

BUYER FOR AND ON BEHALF OF SELLER FOR AND ON BEHALF OF

APPENDIX- V

# PERFORMANCE BANK GUARANTEE PROFORMA

	Bar	nk Guarantee No	dated		
<u>.</u>	stamp paper of applicable amount to b	be executed by a Delhi / NCR B	ranch of a Scheduled Ban	k other than Gramin Ba	nk or Cooperative Bank)
To	MATOLIC III				
	MMTC Limited				
	e 1, SCOPE Complex				
	stitutional Area				
	Road				
Nev	Delhi 110003 (INDIA)				
_	0.				
	r Sirs,	La	+ C 4 CCC	DE Campley 7	lastitutional Ausa I sali
1)	WHEREAS, MMTC Limited,				
	Road, New Delhi -110 003 Ind	and one of its office a	at		(nereinafter
	called "the MMTC) have enter the CONTRACT')	red into Contract No	da	ated	(nereinatter called
	the CONTRACT)	TOT	with	IVI/S	(name)
٥١	address		einafter called the X		
2)	AND WHEREAS the 'XX' ur				
	CONTRACT and MMTC has a	agreed to accept the Bai	nk Guarantee in lieu	of security deposit	t of the said sum of US
٥١	Dollars with validity	upto2014 an	a ciaim perioa upto _	2014.	(- dd)
3)	AND WHEREAS at the reque				(address), hereby
	irrevocably and unconditional				
	and not exceeding the sum of	r US Dollars p	ayable by the 'XX' in	the event of failir	ig to perform any or all
	their obligations under the CC				to perform all or any of
41	its obligations under the CON	TRACT shall be conclus	ive, final and binding	on us.	
4)	We,B	sank, undertake to pay tr	ie amount demande	by the MINITO no	t exceeding the sum of
	US Dollars				
	recourse to the 'XX' notwiths				
	before any court or tribunal o				
	be made to the MMTC across	the Counter of the bank	on the same day of	receipt of invocati	on of this Performance
<b>-</b> \	Bank Guarantee.		and because the	hilita	
5)	NOTWITHSTANDING anythin				
<b>C</b> \		Our Guarante			
6)	All your rights under the Gua				
	thereunder unless a claim ur	nder the Guarantee is n	nade on our Bank ir	n writing on or be	tore (expiry
ح)	date).	ing may be presented to	the Beak by Beginte	rad Doot or in nor	on and the same shall
7)	Your Letter of Demand in writing on up	ing may be presented to	the bank by Registe	rea Post of in per	son and the same shall
٥)	be binding on us. This guarantee comes into for	ean forthwith validity unto	2011 and	alaim paried unto	2014
8)					
9)	We further agree that MMTC				
	our obligations hereunder to value the said "XX" from time to time				
	MMTC against the said "XX"				
	CONTRACT and we shall no	ot be relieved from our	liability by reason o	i any such vanau	on or extension being
10)	granted to the said M/s ' 'XX". The liability of the Bank	r under this Cueron	too shall ha dia	oborgod on roa	point of US Dollars
10)		only by MMTC wit			
	2014. (Claim period o	_ Offig by MiNITC Wil	n validity upto _	2014 an	u ciaim penou upio
11\				ot to rovoko thin	guarantos durina ita
11)	Wecurrency except with the previ	(Bank)		iot to revoke this	guarantee during its
10\	This guarantee will not be disc			ho Ponk or the co	id 'VV'
13)	We have the power to issue the				i the undersigned have
ci C	full power to execute this Gua			o us by the bank.	
SIG	NED AND DELIVERED THIS.	DAT OF			Yours faithfully
				Eo	and on behalf of Bank
				FUI	(Address)
					(/
	T	LOT NO 1	LOT NO 2	LOT NO.3	(Banker's Seal)
	AAPal P Pa	LOT NO.1	LOT NO.2	LUI NU.3	1

		LOT NO.1	LOT NO.2	LOT NO.3
With validity upto	:	15 <sup>th</sup> February 2014	15 <sup>th</sup> March 2014	15 <sup>th</sup> April 2014
With Claim period		15 <sup>th</sup> March 2014	15 <sup>th</sup> Δpril 2014	15 <sup>th</sup> May 2014