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## COCHIN SHIPYARD LIMITED

(A Government of India Enterprise)  
P.O. BAG NO.1653 COCHIN-682 015 INDIA

No. CIV/180/2009/AGM(CE)

01.03.2010

### RE-TENDER NOTICE

Sealed competitive tenders in the prescribed forms are invited on behalf of Cochin Shipyard Limited from experienced contractors for the under mentioned work so as to reach the undersigned on or before the date and time mentioned below:

Name of work	: Collecting, taking away, and disposal of Discarded mixed waste dumped at north east corner of Quay I waste dumping yard for the year 2010 to 2011.
Earnest Money to be deposited	: <b>Rs. 50,000/-</b>
Cost of tender form <i>(Those who download the tender form from website also will be required to remit the cost along with tender)</i>	: 200 + KGST (4%)
Last date and time of issue of tender forms	: On 10.03.2010 upto 13.00 Hrs
Last date and time of receipt of tender	: On 11.03.2010 upto 13.30 Hrs
Date and time of opening of tender	: On 11.03.2010 at 14.00 Hrs
Time of completion of work	: One year
Short description of work	: Collecting, loading, taking away and disposal of all discarded industrial waste mixed with various type of waste as mentioned in the schedule collected from RD & BD, pump pits, dock floors and other places with in CSL etc, dumped at the north east corner of quay - I waste dumping yard

Tenderers have to submit proof of remittance of EMD in a separate sealed cover, which has to be kept outside the cover containing the tender. The tenders of only those contractors who have submitted proof of remittance of EMD as above will be opened. Adjustment of EMD amount against any amount payable to contractor by CSL will be accepted only on prior written approval of Asst. General Manager (Civil Engineering).

All the tender documents (NIT, General Conditions of Contract, Special Conditions & Tender Schedule) are available on Cochin Shipyard's website [www.cochinshipyard.com](http://www.cochinshipyard.com). and also Govt. Website <http://tenders.gov.in/departments.asp>. Tenderers can download the forms and use the same for submission of the tenders.

Sd/-  
Asst. General Manager (Civil )

COCHIN SHIPYARD LIMITED  
KOCHI - 15  
CIVIL ENGINEERING DEPARTMENT

No.CIV/180/2009/AGM(CE)

Name of work: Collecting, taking away and disposal of Discarded mixed waste dumped at north east corner of Quay I waste dumping yard for the year 2010 to 2011.

RE-TENDER SCHEDULE

Sl.NO.	Description of items	Qty	Unit	Rate	Amount	Remarks
						(In both figures and words)
1	Collecting,loading,taking away and disposal of all discarded industrial waste mixed with garbage waste, scrap wood, plastic waste, garden waste, swept waste, dismantled rubble,concrete and masonry waste,slushy material collected from RD & BD, pump pits, dock floors and other places with in CSL etc, dumped at the north east corner of quay - I waste dumping yard including cost of all labour,cost of fuel & hire charges of tools & tackles, loading equipments, trucks, lorries & other sundries etc. complete. The work is to be carried out and completed as per the direction of Engineer-in-charge.( The amount quoted is to be remitted to CSL by the tenderer)	20,000.00	m <sup>3</sup>			

Sd/-  
Assistant General Manager (CE)

Signature, Name and Address of Contractor

Date:

CIVIL ENGINEERING DEPARTMENT

No.CIV/180/2009/AGM (CE)

Name of work: Collecting, taking away, and disposal of Discarded mixed waste dumped at north east corner of Quay I waste dumping yard for the year 2010 to 2011.

**SPECIAL CONDITIONS**

1. The conditions enumerated below are in addition to the General conditions of contract given in “Conditions of contract and instructions to Tenderers of CSL” and will have precedence over them.
2. The rate inclusive of labour required for collecting, taking away and disposing discarded mixed industrial waste dumped at north east corner of Quay I waste dumping yard at any lead, loading, cost and hire charges of tools, tackles, lifting equipments and devices like JCB’s, transportation trucks/ lorries and other vehicles, cost of fuels, other sundries etc.
3. The tenderes are expected to inspect the site conditions and understand the nature of work before quoting for the work.
4. An Earnest Money Deposit (EMD) of Rs.50,000/- should be furnished either in the form of Demand Draft or by the way of fixed deposit from a scheduled Bank drawn in favour of DGM (Fin.) Cochin Shipyard Ltd. and should be submitted in a separate sealed cover . The tenders of only the tenderers who have submitted proof of remittance of EMD as above will be opened.
5. The tenderer should read the conditions thoroughly and understand the work in all respects. Clarification if any may be obtained from the Assistant General Manager (CE) before the tender is submitted. No claim on any account will be admitted.
6. The contractor has to follow safety, security and labour rules and regulations ( in force during the period of contract) of CSL. Any violation of the same will attract penal action.
7. The volume of waste collected will be ascertained by measuring the volume of loading compartment of the Lorry/ Truck.
8. Sales tax at 4.04%( it may vary as per prevailing rates) will be applicable for the purchase in addition to the quoted rate.

9. 50% of the quoted amount +4.04% tax has to be remitted within 5 days of acceptance of sale order and after 180 days of start of work, the quantum of waste removed will be assessed and the amount in credit will be worked out. Before starting the work for the next 180 days the required amount has to be remitted to CSL to make the total amount in the credit equal to 50% of the contract amount.
10. The period of contract is one year from the date of issue of sale order.
11. Incentive in the form mentioned below will be given to the vendors

<b>Average Quantity of waste taken out for the period of three months.</b>	<b>Rate applicable</b>
(a) Upto 1200m <sup>3</sup> per month	Quoted rate (agreed rate) is applicable
(b) Above 1200 upto 1800m <sup>3</sup> per month	80% of agreed rate for the entire quantity taken for the period of three months.
(c) Above 1800 upto 2400m <sup>3</sup> per month	60% of agreed rate for the entire quantity taken for the period of three months.
(d) Above 2400 upto 3000m <sup>3</sup> per month	40% of agreed rate for the entire quantity taken for the period of three months
(e) Above 3000 to 3600m <sup>3</sup> per month	20% of agreed rate for the entire quantity taken for the period of three months
(f) Above 3600 upto 4000m <sup>3</sup> per month	10% of agreed rate for the entire quantity taken for the period of three months

**12. Occupational Health, Safety & Environmental requirements**

- a) The contractor (or a sub-contractor performing work on behalf of the contractor) is deemed to comply with the Occupational health, safety and environmental policy of the company and also to all operational controls/standard operating procedures and shall undertake the work in total compliance with the requirements of the established Integrated Management System (IMS) of the company.
- b) The Contractor shall undertake the work in total compliance with all applicable legal/statutory requirements related to occupational health, safety and environment effective in the state of Kerala.

- c) It is the sole responsibility of the contractor to assure that any sub-contractor/s who shall perform works in company lands/facilities/worksites on behalf of the contractor, is also following all requirements related to the Integrated Management System of the company and the health/safety/environmental Rules effective in the state.
  - d) The contractor shall provide/implement and operate/practice all occupational health, safety and environmental management measures/facilities, for their period of contract, in their activities/at their work sites, which shall be required according to the IMS of the company or that required by the health/safety/environmental Rules established and effective in the state, at their own cost.
  - e) If any contractor failed to comply with or violated any clauses/requirements of occupational health, safety and environmental Rules effective in the state, in their activities or at work sites and the same shall be exposed to the government or any competent authorities upon inspections, the contractor shall be solely responsible for all liabilities caused by his/her action and shall be responsible for paying the penalty and taking stipulated corrective actions insisted by the authorities within the specified time, at their own cost. Any liability to the company in this regard needs to be compensated by the contractor.
  - f) Upon completion of the work, contractor shall clear the area and shall not leave any Occupational health/safety/environmental liabilities to the company, from their activities at the worksites
13. The contractor should arrange sufficient number of trucks, lorry, JCB's, labours, tools tackles, lifting equipments etc. for collecting and taking away Industrial waste as per CSL requirement.
14. The waste shall be collected only from the designated area and the road leading to the collecting spot should be kept free from any blockage due to wastes. Contractor is not allowed to dump or unload the waste anywhere in CSL premises.
15. Contractor has to provide plastic sheet covering over the lorry compartment while transporting the waste so as to avoid slippage of waste.
16. The contractor shall submit the labour report and wage disbursement details of the workers engaged by the contractor the work for each men in the prescribed form on or before fifth day of the next months if applicable.

- 17.Loading of waste shall be made only in presence of civil engineering department representative, and CISF personnel. Certification of the above persons with date and time shall be obtained for each lorry/ truck trip.
- 18.It is the primary duty of the contractor to ensure that the waste collected or taken away shall not contain any value items, steel scraps. If any such items are found in collected/ taken away waste, contractor alone will be responsible.
- 19.It is the responsibility of the contractor to dispose off all collected waste safely without causing any infringement to public health and satisfying all rules and norms of Government, Pollution Control Board, local authorities, and all statutory regulatory bodies etc. If any lapse happen from the part of the contractor CSL will not be responsible.
- 20.CSL has the liberty to award the work to all tenderers/ willing person at a time on same terms of contract, and contractor shall not have any right to object the same.
- 21.The rates shall be quoted both in figures and words.

Sd/-  
Assistant General Manager (CE)

Signature,  
Name and address of the Tenderer

Date: