

URANIUM CORPORATION OF INDIA LIMITED
TURAMDIH MILL,
P.O. – SUNDERNAGAR, DISTT – EAST SINGHBHUM
JHARKHAND - 832107

Ref: UCIL/Mill /TMD/Mech/ENQ/01/2026

Date: 20/01/2026

	<p><i>Last Date of submission of offer:28/01/2026</i></p> <p>Following reference number shall be super scribed on the sealed envelope of quotation</p> <p>Ref: UCIL/Mill /TMD/Mech/ENQ/01/2026 Date: 20/01/2026</p>
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You are requested to submit sealed quotation in duplicate for Dismantling, Shifting, Erection & Commissioning of Precoat Drum as per Blank Price Format (Annexure – PF).

Scope of job

The Scope of Work includes following major activities :

- a) Fabrication & Erection of Lifting & Shifting Fame and installation of Lifting Equipments like Chain Pulley and Travelling Trolley etc. for Drum replacement as per site requirement
- b) Dismantling and shifting of New Drum from Vat of Precoat 4
- c) Erection & Commissioning of Old Drum in the Vat of Precoat 4 and handing over

Structural steel, EOT Crane, Water and Electricity will be supplied by UCIL free of cost. Party has to supply Welding Electrodes, Gas cylinder as required at their own cost. Also Party shall engage required manpower, supervisor, tools & tackles with safety appliances.

Terms and Conditions

1. Basis of Evaluation

Offer submitted by the bidder shall be in single part. Evaluation of L1 (Lowest) bidder shall be done based on their lowest quoted rate in totality. Bidder should quote their rate both in figures as well as in words. In case of any discrepancy in figure and words rate then rate written in words will be final.

2. Rate

Bidders shall quote rates(s) / price(s) as per price format, Annexure - PF (schedule of items and quantities) enclosed along with Enquiry. The quoted price shall be firm for this job and no escalation shall be permitted.

3. Validity

The offer shall be valid for 120 days from the date of submission.

4. Commencement of work

Work shall commence within 15 days after the date of issue of written order/LOI or from the date of handing over the site whichever is earlier.

5. Completion period and Period of Contract

The Period of Contract be 03 months from the date of issue of written order/LOI and Completion Period be 15 days from the date of handing over the site in which shut down of Precoat Filter No.: 4 be 08 days only.

4. Payment

Within 30 (thirty) days after submission of your clear bill in 4 (four) copies on completion of the work to the satisfaction of our Engineer in charge. Against this work order, payment may be allowed through maximum **One R.A. Bill and one Final Bill**. 80 % of payable amount shall be released immediately as ad-hoc payment within a week of certification and receipt of bills in the accounts section and balance 20% of payable amount after checking and realising all the admissible recoveries if any.

5. Agreed Liquidated Damage

If successful bidder fails to execute the order within the agreed completion period, they shall be liable to pay as agreed liquidated damages a sum @1/2% of the order value per week or part thereof of delay subject to a maximum of 5%. In case of delay beyond 10 weeks UCIL reserves the right to cancel the order and levy penalties.

6. Insurance

The contractor shall ensure & maintain insurance/ ESI against his liability for accident or injury to workmen or machineries used for the work and shall submit two copies of the policy & receipts of premiums paid or satisfactory evidence of insurance coverage at their own cost valid for whole working / contract period at a time for all the persons to be engaged to the Engineer- in-charge, UCIL before the commencement of work.

7. Price Escalation

No escalation on any account shall be payable and price quoted shall be firm till completion of the work under this contract.

8. Contract Agreement

Contract Agreement should be executed in prescribed format on a non-judicial stamped paper within **One Month** from the date of issue of work order / L.O.I. However, no payment will be made without execution of contract agreement.

9. Cancellation of Order

It will be your endeavour to execute the work order to our satisfaction. In case of your failure to do so, the order is liable to be cancelled.

10. Dispute Resolution Mechanism And Jurisdiction

10.1 Conciliation:

Notwithstanding anything contained in this contract, any disputes or differences whatsoever, which are to be settled amicably between the parties with their authorized representatives, shall be resolved through conciliation.

10.2 Mediation:

Any disputes or differences, which are not settled amicably through conciliation, then either of the parties, may approach for Mediation to settle under Mediation Act, 2023. The procedure is to be followed as prescribed in the Mediation Act, 2023 amended from time to time.

10.3 AMRCD

Any disputes or differences between the parties are not settled amicably with conciliation and/or Mediation, then such disputes or differences shall be resolved through Administrative Mechanism for Resolution of CPSEs Disputes (AMRCD). Any disputes or differences relating to interpretation and application of the provisions of commercial contract(s) between Central Public Sector Enterprises (CPSEs)/ Port Trusts, Inter-se and also between CPSEs) and Government Department(s)/ Organisation(s) shall be taken by either party for its resolution through AMRCD.

10.4 ARBITRATION

Any disputes or differences where Clause No.: 52.3 is not applicable, the parties may go for arbitration as per the provisions of Arbitration & Conciliation Act, 1996 provided the disputes are restricted to less than Rs 10 Cr. This amount is with reference to the value of the dispute and not the value of the contract which may be much higher. In all other cases, arbitration shall not be a method of dispute resolution arising out of this contract.

10.5 JURISDICTION

If the matter is not resolved through above means, the dispute shall be resolved in Civil Court of law at Jharkhand only.

11. Security Deposit

Total amount of Security deposit shall be limited to 10% of the awarded value of work. Fifty percent of this amount shall have to be deposited as initial security deposit at the time of execution of agreement including the amount deposited as Earnest Money.

(a) Acceptable mode of payment of Initial Security Deposit/ Earnest Money:

- i) For deposit upto Rs. 5,000/- : Demand Draft payable at SBI, Jaduguda/Hartopa.
- ii) For deposit beyond Rs. 5,000/- and up to Rs. 1.00 Lakh.: DAC/TDR/FDR etc. from any Schedule Banks duly pledged in favour of UCIL. But in case of Earnest Money of amount more than Rs. 50,000/-, the Tenderer should submit Bank Guarantee issued by Nationalized bank as mentioned in Para 9(a)(iii).
- iii) For deposit beyond Rs. 1.00 Lakhs: Bank Guarantee issued by Scheduled bank of jointly, severally bound with the Contractor to the purchaser for the amount same above. The terms of the said guarantee shall be such as shall be approved by the purchaser and the obtaining of such guarantee and the cost of guarantee to be so entered shall be at the expenses, in all respects, of the Contractor. The said guarantee shall be valid till the expiry of the defect liability period and issue of the final certificate by the Engineer, and with a claim period of Six months beyond its required validity. In addition to the above, further amount to the extent of the 5% of awarded value of the work will be deducted from the Running Account bills by way of percentage deductions. Such percentage deduction shall be @ 10% of the running account bills till the full amount of security deposit is realized/retained by the Corporation.

(b) All compensation or other sums of money payable by the Contractor under the terms of this contract or any other contract or any other account whatsoever may be deducted from or paid by sale of a sufficient

part of his security deposit or from the interest arising there from or from any sums which may be due or become due to the Contractor by the Corporation or any account whatsoever and in the event of his security deposit be reduced by reason of any such deduction or sale as aforesaid, the Contractor shall within fourteen days of receipt of notice of demand from the Engineer-in-charge make good the deficit.

(c) Refund of Security Deposit:

Initial Security Deposit shall be refunded to the Contractor on the Engineer-in-charge certifying in writing that the work has been completed as per condition 31 hereof etc.

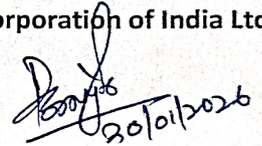
(d) On expiry of the Defects liability period (referred to in condition 33 hereof) or after payment of the Final bill payable whichever is later, the Engineer-in-charge shall on request from the Contractor, refund to him the remaining portion of the security deposit provided the Engineer-in-charge is satisfied that there is no demand outstanding against the Contractor.

12. Defects Liability Period

The defect liability period / guarantee period for this job shall be Three months from the certified date of handing over of job.

Offers shall be submitted at the office of the undersigned on or before 28/01/2026.

For Uranium Corporation of India Ltd.



P.S. Majhi

Ch. Supdt; Mech, Mill

Blank Price Format

Annexure-PF				
Dismantling, Shifting, Erection & commissioning of Precoat Drum				
Sl. No.	Description	Qty.	Unit rate (Rate in Rs.)	Amount
01.	Fabrication of Structure for Lifting & Shifting of Precoat Drum for Precoat Filter No.: 4	01 No.		
02.	Dismantling, Shifting, Erection & commissioning of Precoat Drum for Precoat Filter No.: 4 with all required Lifting Tools & Tackles	01 No.		
				SUB TOTAL (A), Rs
				Less REBATE @---- %, Rs
				TOTAL, Rs
				Taxes & duties (GST) @ %
				TOTAL AMOUNT INCLUDING ALL TAXES AND DUTIES (GST), Rs
TOTAL COST IN WORDS:				

(Signature of bidder with stamp)