



COAL INDIA LIMITED
MARKETING DIVISION
KOLKATA

CIL/M&S/SHAKTI B(viii a)/72

Date: 17.07.2025

Notice

Subject: Addendum of clause in 'STANDARD SCHEME DOCUMENT FOR AUCTION OF COAL LINKAGES TO POWER PRODUCERS/IPP's WITHOUT PPAs-March 2025 version' for 3/6/12 monthly windows under Paragraph B(viii)(a) of SHAKTI Policy covering Paragraph B(iii) of SHAKTI Policy

In reference to the above referred standard scheme document of SHAKTI B(viii a) 3/6/12 monthly linkage auction March 2025 version, the following provisions/clauses are being introduced/amended for implementation in the B(viii a) linkage auction(s) to be conducted prospectively:

Existing clause/provision	Addendum or Amended provision / clause
12.2 Adjustment for analyzed quality/Grade	12.2 Adjustment for analyzed quality/Grade
12.2.1 The debit note/credit note with regard to adjustment for quality shall be supported by the relevant analysis report(s) of the Third Party/referee results/joint sampling/weighted average analysis, as the case may be.	12.2.1 The debit note/credit note with regard to adjustment for quality shall be supported by the relevant analysis report(s) of Sampling i.e. Third Party/referee results/joint sampling/ <i>Sampling done by Seller</i> /weighted average analysis, as the case may be.
12.2.2 The Seller shall issue credit note/debit note on account of Grade variation to the extent of difference in the Notified Price of Declared Grade and analysed Grade of Coal as follows: (a) In case of Third Party result which is not sent for referee analysis, within seven (7) days of receipt of Third Party result by the Seller; (b) In case of referee analysis, within seven (7) days of receipt of referee analysis results by the Seller; (c) In case of joint sampling, within seven (7) days of the date of jointly signed result; or (d) In case of weighted average analysis, within seven (7) days of the joint determination of	12.2.2 The Seller shall issue credit note/debit note on account of Grade variation to the extent of difference in the Notified Price of Declared Grade and analysed Grade of Coal as follows: (a) In case of Third Party result which is not sent for referee analysis, within seven (7) days of receipt of Third Party result by the Seller; (b) In case of referee analysis, within seven (7) days of receipt of referee analysis results by the Seller; (c) In case of joint sampling, within seven (7) days of the date of jointly signed result; or (d) In case of weighted average analysis, within seven (7) days

weighted average result to be applied.	<p>of the joint determination of weighted average result to be applied ; or</p> <p>(e) <i>In case of applicability of sampling conducted by Seller, as mentioned in clause 10.4, within seven (7) days of the date of result.</i></p>
<p>10. Quality</p> <p>10.4 Assessment of Quality of Coal at the loading end, sampling/analysis and determination of Surface Moisture for compensation shall be as per Annexure XI.</p>	<p>10. Quality</p> <p>10.4 Assessment of Quality of Coal at the loading end, sampling/analysis and determination of Surface Moisture for compensation shall be as per Annexure XI.</p> <p><i>[effective from 01.10.2025 onwards] In this regard, it is expressly clarified that in the event third party sampling has not been opted by the consumer, the coal company shall collect the samples of coal dispatched following the approved procedures in presence of Customer representative (if available) and conduct the analysis in the company's lab. The results of the analysis so conducted would be binding on both the purchaser and the seller. The initial billing will be done on declared grade and regular debit/credit note would be issued to the extent of difference in the base price of declared grade and analyzed grade of coal so obtained. However, failure of the purchaser to be present will not invalidate or be a ground for disputing the sampling and analysis carried out by the seller.</i></p>
<p>Annexure XI - Procedure for Third Party Sampling and Analysis</p> <p>Point 1 to 6</p>	<p>Annexure XI - Procedure for Sampling and Analysis</p> <p>A. <i>The modalities of Third Party Sampling and analysis are appended below:</i></p> <p>Point 1 to 6- No change</p> <p>B. <i>[effective from 01.10.2025 onwards] It is expressly clarified that in the event third party sampling has not been opted by the consumer, the coal company shall collect the samples of coal dispatched following the approved procedures in</i></p>

	<p>presence of Customer representative (if available) and conduct the analysis in the company's lab. The results of the analysis so conducted would be binding on both the purchaser and the seller. The initial billing will be done on declared grade and regular debit/credit note would be issued to the extent of difference in the base price of declared grade and analyzed grade of coal so obtained. However, failure of the purchaser to be present will not invalidate or be a ground for disputing the sampling and analysis carried out by the seller.</p>
NA	<p>18.16(new clause) Electronic Bank Guarantee (e-BG): In case of requirement of submission of Bank Guarantee for different purposes mentioned in this document, the bidder may use the additional facility of e-Bank Guarantee (e-BG) in terms of the SOP and other guidelines notified/updated time to time by CIL/Coal companies.</p>


Sr. Manager (M&S-Comml.)

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