Date: 20-30 June'22

REQUEST FOR BID

FOR

Chinese LAM Coke 65/63 CSR Metcoke

Mjunction will be conducting e-selling through its proprietary tool for JSW steel Limited for selling aforesaid Metcoke on High Seas Sale basis.

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The Selle	r agrees to sell, and the Buy	er agrees to buy the under mentioned goods as per the terms and conditions stated below:
1.	Commodity	Chinese LAM Coke 65/63 CSR Metcoke
2.	Quantity (+/- 10%)	55,000 metric tons (maximum two port discharge option can be availed for part quantities) Chinese LAM Coke 65/63 CSR Metcoke to arrive at any Indian Port depending upon the Buyers option – Expected Date Arrival is 15 th July 2022 / (Mid July 2022). Buyer to bid for Minimum 2,500 MT quantity
3.	Contracting Party	JSW steel Limited or any of its group or parent companies
4.	Pricing:	45,000 INR per MT On high Seas Sale basis. Delivery terms shall be HSS/CIF/CFR to Any Ports in India basis depending upon buyer's option as per INCOTERMS
5.	Coal Grade	Chinese LAM Coke 65/63 CSR Metcoke
6.	Delivery	To arrive at any Indian Port depending upon the Buyers option – Expected Date of Arrival is 15 th July 2022 / (Mid July 2022)
7.	Load Port Laycan	20-30 June'22 (Vessel Sailed) BL date 26 th June'22
8.	Discharge port Laycan	ETA in India is 15th July'22 / (Mid July 2022)
9.	Port of Discharge	any Indian Port depending upon the Buyers option (maximum two port discharge option can be availed for part quantities)
10.	Price basis	 Bidders to bid only in Fixed price in INR per MT on High Seas Sale basis. Bids shall be for HSS/CIF/CFR any India Port basis (maximum two port discharge option can be availed for part quantities). Buyers to mention preferential port of discharge before the auction event Demurrage to be as per the charter party of the performing vessel (dem rate: \$ 32,000 pdpr) INCO terms 2020 to apply
11.	Freight (for CIF shipments)	Bids shall include delivery in HSS/CIF/CFR basis as per INCOTERMS 2020 on high seas sale basis. Marine insurance shall be on seller's account.
12.	Payment	 100% payment in advance through TT after against exchange of following documents a) High Seas Sale agreement b) High seas sale invoice c) Load port COA & weight certificate To be paid within 3 working days of auction and in any case before 7th of July'22. In case of non-receipt of payment in seller's account by 7th of July'22 the sale will be cancelled.

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13.	Validity of Offer Buyer's Offer shall be valid till online negotiations are concluded or 2 business days from the date of off Whichever later.		
14.	Terms of Con	It is clarified that this process is a call for bids and would in no way constitute a legally binding agreement. The chosen bidder subsequent to this RFQ would be required to enter into a separate contract with JSW steel Limited.	
15.	Price Discover	Price discovery will be done through using online forward auction Platform managed by mjunction service limited.	
16	Disclaimer	 JSW reserves the right to reject prices received and cancel the enquiry at its own discretion: When the bidder does not provide, within the time specified in the bidding platform. The chosen bidder subsequent to this RFB would be required to enter into a separate contract with JSW and hence is subject to the agreement of T&Cs. JSW reserves the right to launch counteroffer stage if the prices derived in online negotiation is not aligned to SW internal estimate. Bids once placed cannot be cancelled / withdrawn by suppliers - JSW reserves the right to place Sales contract on the bids received at any stage during or after the conclusion of the online negotiation process. 	

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<u>Indicative terms and conditions of the Contract is provided below, however final contract shall be as per the JSW's standard contract.</u>

1. Specifications & Price Adjustment:

The Below specification, penalties would be applicable for payment based on Load Port Analysis:

a. Specifications: Chinese LAM Coke 65/63 CSR Metcoke conforming to following specification basis in accordance with ISO standard of Cargo. **Typical Specification:**

	GUARANTEED	REJECTIONS	PENALTY*
MOISTURE (AS	5.00% MAX	-	MOISTURE IN EXCESS OF 5.0% TO
RECEIVED BASIS)			BE DEDUCTED FROM B/L WEIGHT.
ASH	12.50% MAX	ABOVE 13.50%	US\$1.00/MT FOR EACH 1.00%
(DRY BASIS)			ABOVE 12.50% UPTO REJECTION
VOLATILE MATTER	1.20% MAX	ABOVE 1.50%	US\$1.00/MT FOR EACH 0.1% ABOVE
(DRY BASIS)			1.20% UPTO REJECTION
SULPHUR	0.70% MAX	ABOVE 0.80%	US\$1.00/MT FOR EACH 0.1% ABOVE
(DRY BASIS)			0.70% UPTO REJECTION
PHOSPHORUS	0.040% MAX	ABOVE 0.050%	US\$1.00/MT FOR EACH 0.01%
(DRY BASIS)			ABOVE 0.040% UPTO REJECTION
CSR	65.00% MIN	BELOW 63.00%	US\$1.00/MT FOR EACH 1% BELOW
			65.00% DOWNTO REJECTION
CRI	26.00% MAX	ABOVE 28.00%	US\$1.00/MT FOR EACH 1% ABOVE
			26.00% UPTO REJECTION
M40	85.00% MIN	BELOW 82%	US\$1.00/MT FOR EACH 1% BELOW
			85.00% DOWNTO REJECTION
M10	7.00% MAX	ABOVE 9%	US\$1.00/MT FOR EACH 1% ABOVE
			7.00% UPTO REJECTION
SIZE 30 - 100 MM			
BELOW 30MM	5% MAX	ABOVE 10.00%	US\$1.00/MT FOR EACH 1.00%
			ABOVE 5% UPTO REJECTION
ABOVE 100MM	5% MAX	ABOVE 10.00%	US\$1.00/MT FOR EACH 1.00%
			ABOVE 5% UPTO REJECTION
MEAN SIZE	55 MM MIN	BELOW 52 MM	US\$1.00/MT FOR EACH 1 MM BELOW
			55 MM UPTO REJECTION

Note:-

- All the above parameters are on Air dry basis except total moisture and GCV which are in as received basis.
- Determination of quality shall be as per ISO methods relevant to the commodity, which shall be duly certified.

b. Price Adjustment:

For quality deviation below Guaranteed parameter price shall be adjustment as mentioned in below table. Final adjustment shall be done based on third party report at loading port.

Typical Specification:

	GUARANTEED	REJECTIONS	PENALTY*
MOISTURE (AS	5.00% MAX	-	MOISTURE IN EXCESS OF 5.0% TO
RECEIVED BASIS)			BE DEDUCTED FROM B/L WEIGHT.
ASH	12.50% MAX	ABOVE 13.50%	US\$1.00/MT FOR EACH 1.00%
(DRY BASIS)			ABOVE 12.50% UPTO REJECTION
VOLATILE MATTER	1.20% MAX	ABOVE 1.50%	US\$1.00/MT FOR EACH 0.1% ABOVE
(DRY BASIS)			1.20% UPTO REJECTION
SULPHUR	0.70% MAX	ABOVE 0.80%	US\$1.00/MT FOR EACH 0.1% ABOVE
(DRY BASIS)			0.70% UPTO REJECTION
PHOSPHORUS	0.040% MAX	ABOVE 0.050%	US\$1.00/MT FOR EACH 0.01%
(DRY BASIS)			ABOVE 0.040% UPTO REJECTION
CSR	65.00% MIN	BELOW 63.00%	US\$1.00/MT FOR EACH 1% BELOW
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M10	7.00% MAX	ABOVE 9%	US\$1.00/MT FOR EACH 1% ABOVE
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SIZE 30 - 100 MM			
BELOW 30MM	5% MAX	ABOVE 10.00%	US\$1.00/MT FOR EACH 1.00%
			ABOVE 5% UPTO REJECTION
ABOVE 100MM	5% MAX	ABOVE 10.00%	US\$1.00/MT FOR EACH 1.00%
			ABOVE 5% UPTO REJECTION
MEAN SIZE	55 MM MIN	BELOW 52 MM	US\$1.00/MT FOR EACH 1 MM BELOW
			55 MM UPTO REJECTION

2. Price: Price shall be provided below table in INR/MT HSS/CIF/CFR any Indian Port depending upon the Buyers option (Incoterms 2020)

Port	Chinese LAM Coke 65/63 CSR
Price basis	Indian Port depending upon the Buyers option -
	(maximum two port discharge option can be availed

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$t \cap r$	nart	quantities))
LOI	Part	qualities	,

- 3. Shipment Laycan: Load Port Laycan to be provided by supplier.
 - a. Discharge Port arrival window: shipment to arrive at any Indian Port depending upon the Buyers option within 15th July 2022 / (Mid July 2022). (Mandatory)
- 4. Country of Origin: China
- 5. Load Port of Shipment:.....
- **6. Port of Discharge:** Indian Port depending upon the Buyers option (maximum two port discharge option can be availed for part quantities) Buyers to mention preferential port of discharge before the auction event
- 7. **Insurance:** To be covered by Buyer
- 8. Sampling and Weighment:
 - a. **Weight Determination:** The weight mentioned in the certificate of weight, shall be established by means of vessel's draught survey, undertaken by ALS, SGS or Veritas (to be confirmed from buyer) at load port. This quantity shall form the basis of 100% of the payment. For this purpose, third party analyst shall be appointed by the Seller.
 - b. **Quality Determination for load port quality analysis**: The load port COA shall be binding for this sale the same be the basis of 100% of payment by Buyer to Seller.
- 9. Payment Terms:
- a. 100% payment shall be made in advance through TT. Payment shall be made upon submission of documents specified in below. Adjustment for penalties, if any, shall be done in the invoices, as per the Clause 1(a) and 1(b). Documents to be negotiated for advance payment:
 - a. High Seas Sale agreement
 - b. High seas sale invoice in triplicate
 - c. Load port COA in quadruplicate
 - d. Load Port weight certificate in quadruplicate.
- b. Immediate after payment following documents shall be negotiated to the buyer by seller.
 - 1. Full set (3/3) original, clean on-board Bills of Lading, consigned to order, marked "Freight paid". Bill of lading shall be endorsed in buyer's

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name.

- 2. Original shippers/consignors commercial invoice in triplicate for 100% of the total cargo value, after deduction of penalties, if any, in accordance with load port results.
- 3. Load port weight certificate for 100% quantity issued by third party analyst in quadruplicate.
- 4. Certificate of origin issued by the Chamber of Commerce and Industry.

10. Shipping Terms:

a. Discharge Rate:

Discharge rate shall be as per 25,000 MT SHINC TT at Port of Discharge calculated per weather working day of 24 consecutive hours Saturdays, Sundays / Holidays included.

The findings of the independent marine surveyor shall be final and binding on both the buyer and the seller. The survey charges shall be borne and paid for by buyer and seller in equal proportions.

If it is determined that the discharge rate cannot be maintained because of lapse on part of the seller, the buyer reserves the right to use its own resources to remedy the problem and the charges for doing so will be recovered from the balance payments.

11. Taxes, License and Permits: Seller shall be responsible for all taxes, duties, tariffs, licenses, custom fees, inland transportation charges, handling charges and discharging charges, imposed by authorities, companies, agencies or ministries in the country of Origin and Buyer shall be responsible for all taxes, duties, tariffs, licenses, custom fees, inland transportation charges, handling charges and discharging charges, imposed by authorities, companies, agencies or ministries in the country of destination.

12. Terms of High Seas Sale:

- a) All Import Duty Auxiliary Duties Government Dues, Levies and Taxes will be paid by the Buyer directly to the authorities concerned.
- b) Payment to be made on due date. In case of late payment, interest @ 15% p.a. shall be charged extra to the buyer.
- c) The allied expenses also will be borne by the buyer.
- d) All charges or levies that shall/might arise during subsequent to this transfer of bond in future shall be borne by the buyer which includes Customs Duties/Excise Duties/Safe Guard/Anti Dumping/Countervailing Duty/Octroi clearing charges/sales tax and or levies direct or indirect taxes etc.
- e) The buyer shall be entirely responsible and answerable to any government body/agencies on any queries/less charges/investigation in future.
- f) The buyer will make their own arrangement for clearance and delivery of goods at their own risk, responsibility and cost and shall pay Octroi and other duties and levies as applicable and all other clearing charges as applicable
- g) All claims for shortage etc. will be settled by buyer directly with insurance/customs/shipping co., etc
- h) Sales Tax if any as applicable will be to Buyer's account
- i) Should the buyer clear the consignment under license in that case all liabilities/Responsibilities/Queries to be fulfilled directly by the buyer without recourse to the replied seller.
- j) Any contravention shall be deemed as breach of the agreement for which the buyer shall have to bear the entire consequence and responsibilities.
- k) All other terms for the best interest of the seller in any case not having the interest of the buyers.
- 1) All other issues as per the Standard Terms and conditions of JSW steel Limited
- m) In case the buyer fails to take the delivery of the material, by any reason he shall be held responsible for all the losses and damages arising there from.

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13. Arbitration: Any dispute arising out of or in connection with this contract, including any question regarding its existence, validity or termination, shall be referred exclusively to and finally resolved by arbitration under the Arbitration and Conciliation Act of India 1996, which Rules are deemed to be incorporated by reference into this clause. The number of arbitrators shall be [one/three]. The seat, or legal place, of arbitration shall be Mumbai, India. The language to be used in the arbitral proceedings shall be English. The governing law of the contract shall be the substantive law of India.

14. Force Majeure:

		END OF RFQ
0		any act of God.
	and	
	or cycl	lone, tornado, hurricane, storm, lightning, nuclear and pressure waves, soil erosion, subsidence or other natural or physical disaster;
0		earthquake, landslide, avalanche, volcanic activity, fire, explosion, flood or inundation, accumulation of snow, tidal wave, typhoon
0		strike, sabotage, lock out, embargo, industrial dispute or disturbance, shipwreck;
0		epidemic, pandemic or quarantine;
0		nationalisation, commandeering, order or requisition by or under legislation, regulation or directive having force of Law;
	commo	otion, terrorist acts;
0		rebellion, revolution, insurrection, mutiny, usurpation of civil or military government, military uprising, conspiracy, riot, civil
	blocka	de;
0		war, hostilities or warlike operations (whether a state of war be declared or not), invasion, act of foreign or public enemy, civil war
	of such	h Directly Affected Party or the exercise of all or part of the rights of such Directly Affected Party under this Agreement, including:
	rail or	ship or any other means, and has the effect of preventing, delaying or interrupting the performance of all or part of the obligations
	of the	directly affected Party ("Directly Affected Party"), relates to such Directly Affected Party or to the transportation of the Product by
	such d	elay, interruption or failure results from any event or circumstance (a "Force Majeure Event") which is beyond the reasonable control
0	O	Neither Party shall be liable for any delay or interruption in or failure in the performance of its obligations under this Agreement is

Confidential