## कोल इंडिया लिमिटेड विपणन निदेशालय

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AN ISO 9001:2015 ISO 50001:2011 **Certified Company** 

## **COAL INDIA LIMITED** MARKETING DIRECTORATE

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Ref No. CIL/ C-4B/TPA/QCI/2024/

Date: 05.03.2024

To. The General Manager (QC/QM), ECL/BCCL/CCL/NCL/WCL/SECL/MCL.

The General Manager, **NEC** 

Subject: Revision of existing Tripartite Agreements (TPAs) with Quality Council of India (QCI) for Third Party Sampling Activities at loading points of CIL Subsidiaries

Dear Sir.

In continuation to our letter No. CIL/C-4B/TPA/OCI/2023/64 dated 10.11.2023, all the Coal Companies are hereby informed that the terms and conditions of the Tripartite Agreements (TPAs) with Quality Council of India (QCI) for Third Party Sampling Activities at loading points of CIL Subsidiaries has been revised as per the directives received from Ministry of Power (MoP). The copy of the Revised Model Tripartite Agreement is enclosed herewith at Annex-1. All the Coal Companies are requested to peruse the revised terms and conditions of the aforesaid Model Tripartite Agreement and take action as deemed necessary.

In this connection, following points are also relevant to be mentioned:

- 1. The rate of sampling activity for QCI shall be Rs 2.97/- Tonne (excluding GST but including other taxes/levies, if any) for existing as well new Tripartite Agreements, which has already been communicated vide aforesaid letter dated 10.11.2023. The same shall be applicable for both Power and Non-Power Sector.
- 2. The validity of the empanelment of OCI will be up to 25.05.2027. Thus, the validity of the contract(s) i.e. Tripartite Agreement(s) shall be reckoned as per its terms and conditions or 25.05.2027, whichever is earlier.
- 3. The revised terms and conditions of the Tripartite Agreement shall be applicable from the next date of the communication of this letter. QCI will undertake the stipulated sampling works (Activity) at loading end with revised terms & conditions from the next date of the communication of this letter subject to the consent to coal consumer (in case existing Tripartite Agreement).

- 4. The QCI/Coal Consumer/Coal Producers are required to execute the revised Tripartite Agreements after submission of requisite performance security deposit within 10 days positively.
- 5. All Coal Companies shall notify the above to all the concerned.

This issues with approval of Competent Authority.

Yours sincerely,

General Manager (CP/QC)

## Copy for kind information to:

1. Joint Secretary (CPD), MoC

2. Joint Secretary (Thermal), MoP

3. Director (In-charge), QC/QM, All Coal Companies

4. Member Thermal (CEA), MoP

5. ED (PFCL)

## Copy to:

1. General Manager/ HOD (M&S), All Coal Companies.

2. Secretary General, QCI: for the needful.