

सेंट्रल कोलफील्ड्स लिमिटेड

दरभंगा हाउस, राँची (A subsidiary of Coal India Limited)



Ref No. CCL/QM/TPA NOTICE/2022-23/504

DATED: 26/05/2022

NOTICE

Sub.: Extension of empanelment period of Quality Council of India (QCI).

- As notified, inter -alia, earlier by Central Coalfields Limited (CCL), the present empanelment period of QCI expires on 25-05-2022 and the work (Activity) shall not be carried out by QCI beyond the said date unless the empanelment period is extended by CIL.
- Now it has been decided that CIL will float An open tender for empanelment of third part agency (s) shortly & QCI would be required to
 participate and come through as per terms and conditions of the open tender. Meanwhile, the empanelment period of QCI is being
 extended for a period upto 25.05.2023(one year from 26.05.2022) or issuance of LOI/ Work order against new tender, whichever is
 earlier, as communicated by CIL vide letter no. CIL/C-4B/TPA/QCI/2022/53 dated 25.05.2022
- During the aforesaid extended period, QCI will undertake the work (Activity) at the revised rates with penalty provisions as mentioned below. This revised terms will be applicable for the samples drawn from 26.05.2022 & onwards.
 - A. Rate: Rs. 6.00/-tonne
 - Penalties for adhering to timelines of declaration of third party results:
 Penalty provisions beyond 7 working days from the date of sample preparation will be as per the table below:

S. No.	Delay (in days)	Penalty*
1	1-2	05%
2	3-4	20%
3	6-10	50%
4	>10 days	100%

*to be computed against the charges payable to QCI for the quantity covered under the respective sample(s).

Coal company/ consumers shall claim/ realize the penalty directly from QCI @ 50:50

C. Delays on account of reporting of referee results :

Panel provision in case of default/ delay in submission of samples at referee labs bound 45 days from the date of the challenge will be as per the following:

S. No.	Delay (in days)	Penalty*
1	1-2	02%
2	3-4	05%
3	6-10	10%
4	>10 days	20%

*to be computed against the charges payable to QCI for the quantity covered under the respective sample(s).

The challenging party would claim / realize the penalty directly from QCI.

- 4. The consumer having the tripartite agreement(s) with Central coalfields Limited (CCL) and QCI who continue the work of sampling and analysis by QCI beyond 25.05.2022 will be deemed to have accepted the revised terms and conditions of extensions mentioned herein above, not withstanding anything in there tripartite agreement.
- Continuation of work (activity) by QCI beyond 25.05.2022 shall amount to amendment in terms and conditions of the tripartite agreement mutatis mutandis.

Distribution:

- 1. Director (T/O), CCL For kind information
- GM (M&S-QC)/Sales policy),CIL
- 3. TS to Dir(Mktg), CIL
- 4. TS to CMD ,CCL
- 5. GM (M&S),CCL
- 6. GM(Fin),CCL
- HOD(Fin-XP)/HOD(Fin-Opern), CCL
- GM(System),CCL-With the request to upload on CCL Website under Quality Mgmt.
 Notices for necessary information of all concerned
- 9. All Area GM, CCL- For kind information and needful action please
- 10. All Area Quality Manager, CCL -For kind information and needful action please