

INVITATION FOR EXPRESSION OF INTEREST (EOI)

for

Issue of Pond ash on Free of Cost, First come First Served Basis with Transportation by Bidder, from Meja Urja Nigam Pvt. Ltd. (MUNPL)

Ref No. EOI No.: **MUNPL/Meja/Pond Ash/EOI/2026/01**

Date: 10.07.2026

This expression of interest (Eoi) consists of following Parts: -

- i. **Part 1:** General Information.
- ii. **Part 2:** Format for Submission of Response to EOI.
- iii. **Part 3:** Undertaking and Declaration by Bidder.
- iv. **Part 4:** Terms & Conditions and General Guidelines.

N.B.

All the above Parts (1 to 4) shall be duly filled in wherever required and signed by authorized representative of the bidder, on each page and shall be submitted along with the specified documents on or before the last date indicated elsewhere for deeming the request as acceptable.

Part 1: General Information

General Details about Meja Urja Nigam Pvt. Ltd.:

Meja Urja Nigam Pvt. Ltd. (MUNPL), located at Kohdar, Meja, Prayagraj having a total installed capacity of 1320 MW, is engaged in the business of generation and sale of bulk power.

To utilize the fly ash in gainful and sustainable manner as per the provisions of extant MOEF&CC Gazette Notification and promote utilization of pond ash as resource material, MUNPL intends to issue some of its Pond Ash on free of cost and on first come first served basis, with transportation cost being borne by the Bidders.

To facilitate this, MUNPL invites Expressions of Interest for above, for a period of One Year (01 Year), from its 2x660 MW Stage-1 units. Further details regarding this Expression of Interest (Eol) are as follow:

EXPRESSION OF INTEREST:

MUNPL invites Expression of Interest (EOI) for above, from interested Bidders, for utilization of Pond ash in avenues as identified in extant MOEF&CC Notification, in the prescribed **formats (Part-2 & Part-3)**.

Total quantity of pond ash in MT from the Station, available for issue tentatively is as per details given hereunder -

| Power Stations / Location | Total Quantity offered for Eol | Period of Supply | Contact Person/Designation/Mobile No. |
|--|--------------------------------|--|---|
| MEJA URJA NIGAM (P) LTD(MUNPL), Add: PO- Kohdar, tehsil- Meja, Prayagraj, UP 212301 | 23.68 LMT | July'26 to 31 st March 2027 | 1. Shri Anil Kumar, AGM(AU), 9068202233 2. Shri Nitesh Kumar Srivastava, DGM(AU), 8004948160 |

How to apply

Interested Bidders desirous of receiving pond fly ash from MUNPL as per the terms and conditions of this Eol, may submit their Expression of Interest along with specified documents and duly filled in enclosed Part 2: Format for Submission of Response to EOI ” and “Part 3: Undertaking and Declaration by Bidders” to the E – Mail address niteshsrivastava@ntpc.co.in/sudeepsoni@ntpc.co.in on or before 17:00 hrs. of **19.07.2026**.

Documents to be submitted with duly filled “Part 2 - Format for Submission of Response to EOI” and “Part 3: Undertaking and Declaration by Bidder”:

1. GST registration as may be applicable.
2. Company registration as may be applicable.
3. Pan Card copy.
4. Power of Attorney for authorized person.
5. Business details of the participant / applicant as prescribed in Part 2 along with documentary proof as applicable.

All documents submitted shall be duly self-certified by the participant as being true and authentic. Interest / Offer / Bid is liable to be rejected if documentation is not complete.

Allocation of pond ash Quantity:

Based on the time of receipt of responses to EoI, pond ash shall be allocated to various bidders free of cost and on first come first served basis, till the available offered quantity is exhausted. However, collecting from MUNPL's issue location and transportation, thereafter, will be in the scope of the bidder only.

In case the same Bidder gets some allocation against both the Auction Process and this EoI, then the Ash quantity allocated against this EoI shall be issued to that Bidder, only after the Bidder completes the lifting / drawl of the allocation against the Auction Process

Daily allocation of fly pond shall be done as given below:

- 1. All successful bidders shall submit a monthly requisition containing a list of their day wise requested quantities for each month by the 22nd of the previous month. In case any bidder proposes to collect the ash through Rail (subject to Rail Loading Facility being available at the station), same shall also be indicated in this requisition.*
- 2. Based on above, corresponding annual allocated quantity and availability. MUNPL shall determine and intimate the day wise allocation for each month by 28th of the previous month.*
- 3. All allocated bidders (or transportation vendors) shall be expected to follow the above schedule and mobilize accordingly.*
- 4. In case of non-mobilization / inadequate mobilization, MUNPL may, at its discretion, allocate such quantity to alternate bidder(s) / avenue(s). Decision of Engineer in Charge (EIC)- MUNPL shall be final and binding in this regard.*

Pond ash shall be issued from the designated ash dyke locations as decided by the Engineer in charge (EIC), on “**as is where is**” basis.

Refundable Security Deposit (SD):

Successful Bidder shall be required to submit Refundable Security Deposit amount along with submission of LOA / LOI acceptance after Evaluation of submitted requests and Ash Allocation Process, at the rate of Rs. 1.00 / MT subject to minimum of Rs. 10,000.

This SD will be kept for:

1. Ensuring commitment of the Successful Bidder(s) for lifting the allocated Ash. An amount at the rate of Rs. 1.00 / MT of un-lifted quantity will be forfeited.
2. To cover for the cost of damage(s), if any, caused by the ash recipient or its agent representative during the lifting of pond ash.
3. To cover the cost of arrangements to be made by MUNPL, which otherwise are in scope of ash recipient as per terms and conditions of LOA/LOI. MUNPL reserves right to suspend/cancel allocation of ash in case the cost of arrangement to be made exceeds SD amount.

This Security Deposit will be refundable after adjustment of amount to be recovered, if any, as per any or all the above 03 conditions. This adjusted SD amount will be refunded within 30 days of end of the contract period or of lifting of entire allocated quantity, whichever is earlier.

Part 2: Format for Submission of Response to EOI

(On official letter head of the Bidder)

(To be submitted by the Bidder along with specified documents)

EOI for Issue of pond ash from Meja Urja Nigam Pvt. Ltd. (MUNPL)

| Sl. No. | Description | Details |
|---------|---|---------|
| 1 | Name of the Bidder | |
| 2. | Status (Company / Individual / Partnership firm) | |
| 2.1 | GST No, as may be applicable | |
| 2.2 | PAN No. | |
| 2.3 | Nature of Business: | |
| | Name of the Product / Service | |
| | Production / Service Capacity per Annum | |
| | Actual Production / Service previous Financial Year | |
| | Location and Address of Production / Service Facility | |
| | Whether capable of handling pond ash in an environmentally friendly way as per extant regulation / law (Yes / No) | |
| 3 | Registered Address | |
| | Telephone No. | |
| | Mobile No. | |

| | | | | |
|---|---|----------|-------------|-------------------|
| 4 | Communication Address | | | |
| | Telephone No. | | | |
| | Mobile No. | | | |
| 5 | GSTIN No. / UIN No. | | | |
| 6 | Pond ash quantity sought against Eol (both in Figures and Words): | Figures: | | |
| | | Words: | | |
| 7 | Whether allocated Ash in Last Pond ash Auction Process from same station (Yes/No). | | | |
| | If yes, Quantity allocated (in MT) | | | |
| | Rate Quoted Rs. per MT | | | |
| 8 | Address of the location where Bidder proposes to transport pond ash if issued. | | | |
| 9 | Avenue(s) as listed in extant MoEF&CC`s Gazette Notification in which the bidder proposes to utilize the pond ash, if issued. | SN | Avenue Name | Quantity Required |
| | | 1. | | |
| | | 2. | | |
| | | 3. | | |
| | | 4. | | |
| | | Total | | |

| | | |
|----|--|--|
| 10 | Details of the Person authorized to sign all documents including correspondence, etc. | |
| | Name of the Authorized Person | |
| | Designation | |
| | Telephone No. | |
| | Mobile No. | |
| | Email Id | |
| 11 | Any other relevant information | |

For and on behalf of _____

Date:

Place:

Signature:

(Authorized Representative)

Name:

Designation:

Part 3: Undertaking and Declaration by Bidder.

UNDERTAKING

I / We _____ (Name of the firm / individual) hereby certify that I / we have fully read and thoroughly understood the EoI requirements and accept all terms and conditions of the EoI including those contained in all corrigendum/addendum issued, if any. My / Our offer is in conformity with all the terms and conditions of the EoI including all corrigendum/addendum, if any. In the event of allocation of ash to me / us, the complete EoI document shall be considered as part and parcel of the LOA / LOI for constitution of Contract Agreement and also as and wherever applicable and required by TPP.

It is hereby confirmed that, I am / we are neither blacklisted / barred by Government / Semi – Government / Quasi- Government organization / PSU or Govt. Corporation, nor have been convicted of violating applicable law.

In case of ash quantity allocated to me / us:

I / We agree to abide by the directions of the EIC (Engineer In Charge) with regard to procedures for collection of the Ash including Plant entry and exit, Weighment, Sequence of Loading, Discipline to be maintained while inside the Plant, Mobilization of adequate number of bulkers / covered trucks / suitable transportation arrangement conducive to environment friendly handling and transport etc. I / We agree to carry out the above as per instructions of, and to the full satisfaction of the EIC.

I / We agree to comply with all applicable statutory regulations including those regarding safety, environment, sustainability, road / rail transport etc. I / We shall fulfill all applicable statutory requirements for, and in connection with the execution of the contract.

I / We agree to cooperate with the EIC and with the other agencies working in the area as directed by EIC with the objective of smooth and safe execution of the collection / lifting and utilization of Pond ash.

I / We agree to submit indemnity bond indemnifying MUNPL from any liability, whatsoever, which may arise due to violation / Non – compliance of any applicable norms / rules / regulations/ Guidelines / laws during the course of execution and for future obligations (if any) by way of omission or commission by me / us or my / our representatives / agents.

I / We hereby undertake to utilize the ash issued by TPP for only Ash Utilization Avenues as identified in extant MOEF & CC Notification. I/We also agree to submit on Half Yearly basis, an affidavit, on “Actual Utilization” of the issued ash for the purposes / Avenues as identified in extant MOEF & CC Notification.

I / We shall have no objection to the forfeiture of security deposit amount, in case I / we fail to execute the contract faithfully and the contract is terminated as per contract conditions mentioned in LOA /LOI.

I / We hereby also declare that all the particulars furnished by us in this EoI are true and authentic to the best of my/our knowledge and I / we understand and accept that if at any stage, the information furnished is found to be incorrect or false, I am / we are liable for disqualification from this EoI and also liable for any other penal action that may arise due to the above.

DECLARATION

I / We understand that:

1. This EoI by MUNPL is not a commitment for pond ash tie-up/ agreement.
2. I / We shall be bearing all costs associated with the preparation and submission of the EoI. MUNPL will, in no case be responsible or liable for these costs, regardless of the conduct or outcome of the assessment / evaluation process.
3. Arrangement with Railways, Freight charges payable to Railways, haulage charges and other charges as applicable in case of transportation by rail in Environment friendly manner, will be in my / our scope. While I / we understand that the Station may at its discretion, consider part / full facilitation for lifting of pond ash thru rail – mode / road cum rail mode, subject to feasibility and cost economics, I / we also understand that I /we shall have no claim whatsoever, in this regard.
4. Allocation will be done on First Come First Served basis, to the parties who have submitted all requisite documents, complete in all respect within the stipulated time of submission of interest. Receipt of request will be treated as received on receipt of all specified documents only.
5. Refundable Security Deposit: I / We shall be required to submit Refundable Security Deposit amount at the rate of Re 1.00 / MT subject to minimum of Rs. 10,000, along with submission of LOA / LOI acceptance. This Security Deposit will be refundable as per the conditions of LOA / LOI. In case of non-receipt of LOA / LOI acceptance along with requisite security deposit and other specified documents required by the respective station within stipulated time, TPP reserves the right to cancel the pond ash allocation to me / us.

6. (Applicable for parties allocated pond ash through auction process also from same Station)

I / We have been allocated ash through auction process also from same station. I / We understand that if additional quantity of Ash is allocated to me / us on free of cost basis through this EoI, it shall be mandatory on my / our part to collect all the Ash quantity allocated through Auction process, then only quantity allocated against this EoI will be issued to me / us for lifting.

Thanking you,

(Signature of authorized person)

Date//

Name

.....

Place:

Designation:

.....

Name of the Company:

.....

Address:

.....

.....

Company Seal:

.....

Part 4: Terms and Conditions and General Guidelines:

1. Pond Ash Shall be issued from the ash dyke or other location as decided by EIC to the Successful Bidders (or their authorized representatives as may be agreed to in writing by the EIC), considering Operational and Safety issue of Ash Dyke.
2. Bidders shall make themselves aware of the various extant Rules, procedures, Safety norms, Environmental and sustainability Guidelines etc and carry out their activities in full compliance with the same.
3. No person/agency shall be allowed to lift ash without due permission from TPP.
4. Bidders eligible for lifting ash shall apply for permission for the equipment and machinery that they propose to deploy and submit the same to EIC along with specified documents like registration, license, insurance etc. who shall verify the same and issue permission. Quantum and capacity of such equipment and machinery shall be commensurate with the quantity of ash allocated.
5. Bidders shall mobilize adequate manpower and machinery within 15 days of issue of communication from EIC. however, depending upon operational Convenience and dyke safety etc. EIC can schedule the lifting of ash from different areas by different agencies, which shall be binding upon the agencies. The schedule and deployment may be worked out/ altered based on periodic meetings between concerned stakeholders.
6. Mobilized equipment shall be in healthy condition and amenable for safe operation.
7. In case Pond ash offtake falls below 75% of (the contacted or adjusted quantity, whichever is lower) during any three consecutive months on cumulative basis, Owner reserves the right to terminate the contract by giving 15 days notice in writing of their intentions to do so and in such an event the buyer shall not be entitled to any compensation from Owner.
8. Depending upon operational convenience, safety, etc. EIC can schedule or reschedule the lifting of ash from ash dyke by different agencies, which shall be binding upon successful bidders. Successful Bidders shall start collecting the ash as per their respective allocation as per the schedule intimated by the EIC.
9. Statutory / regulatory compliance shall be binding upon all the bidders and verifiable by TPP.
10. Non – compliance shall attract penal actions ranging from fine to termination of contact / agreement /issue of pond ash as decided by EIC.
11. General facilitating measures for lifting of ash viz. Common Approach /ramp, general area fugitive dust suppression, etc shall be in the scope of MUNPL However, job specific facilitation viz. approach /ramp to specific allocated area and local fugitive dust suppression shall be in the scope of the recipient agency. Weighment of ash and related consequent charges shall be in the scope of Bidders.
12. Transportation of ash shall be in the Scope of the Successful Bidder(s).
13. Road Permit Operator /Driver Licenses, Insurance etc. for the deployed Vehicles shall be submitted at the time of start of work (and also when new and /or additional vehicles are deployed) and thereafter as and when demanded by the EIC for verification. The vehicles shall be in fit condition for safe operation.
14. Successful Bidders shall submit affidavit on non-judicial stamp paper of requisite value, certifying the complete Utilization of issued pond ash adherence with the provisions of the extant Notification and other applicable statutory regulations this affidavit in prescribed format,

shall be submitted on half yearly basis to the EIC.

15. In case of any liability on TPP, in any manner that arises due to non-compliance of any Environmental and transportation Norms, Rules, Guidelines and statutory provisions by the successful Bidder or its representative /agent, during the course of execution and for future obligation (if any) by way of omission or commission, the Successful Bidders shall keep TPP effectively indemnified of any such liability. An indemnity bond shall be submitted before start of lifting of ash.
16. MUNPL reserves its right to take appropriate action as deemed fit in case information /details provided are found false even at a later date.

**SUB: CODITIONS FOR UNDERTAKING TO SUBMITTED BY TRASPORTER/ENTERPRENEURS
by XXXX for lifting of pond /bottom ash from the dyke, MUNPL Meja Prayagraj (UP) .**

1. While lifting the pond /bottom ash the transporter/entrepreneurs shall adopt all the required safety measures and instructions as communicated adhere to the from time by the state authorities concerned/ engineer-in-charge.
2. The transporters/entrepreneurs shall indemnity to the company for damage to any property/persons/employee of the organization while lifting the dry ash from premises of the company.
3. The transporters /entrepreneurs shall also indemnity to the company for any violation of any statutory compliance, which is enforceable under any act/administrative wrong under any statutory act/rules, which is applicable to them.
4. The transporter/entrepreneurs shall ensure to load dry ash within permissible limit as per R.C book as specified by statutory authorities and as per relevant directions given by state Govt./District Officials.
5. The transporters /entrepreneurs shall also ensure that vehicle should not be overloaded by lifting pond/bottom ash. if concerned transporter /entrepreneurs vehicle found overloaded consequences of its violation under the motor vehicle act 1988 or any other relevant act/state authorities instructions, transporters/ entrepreneurs shall solely be liable for subjected prosecution/penalties. It is understood by the singing authority of this undertaking that MUNPL obligation is only limited to giving ash at its dyke and shall in no way be liable for other acts of omission or commission by the transporters/entrepreneurs.
6. Transporters /entrepreneurs shall also be liable for any fatal/road accident during the transportation of fly ash and shall comply with all instruction given by MUNPL and any other statutory authority. In case MUNPL has to pay any sum due to unforeseen circumstances the same shall be reimbursed to MUNPL by them.
7. Transporters shall also be liable for any negligence/ offences under the provisions motor vehicle act or any other relevant etc.
8. If MUNPL finds any violation of safety measures/statutory provision/instruction of state authorities by transporter /entrepreneurs, supply of pond /bottom ash can be stopped any time by MUNPL Without assigning further reason /notice and the transporters / entrepreneurs shall not have any objection/claim for continuous supply of pond /bottom ash.
9. Pond /bottom ash should be transported in environment friendly manner and to the designated place as mentioned by EIC or as per LOA or as Intimated by the transporters /Entrepreneurs.

**PROFORMA OF "INDEMNITY BOND"
FOR
"ISSUE OF POND ASH FROM MUNPL"**

INDEMNITY BOND

(On non-judicial paper of appropriate value and to be stamped in accordance with Stamp Act. The stamp paper to be in the name of Ash Recipient)

This bond of indemnity is made on this sense day ofby XXXX, XXXX hare after referred to as the ' Ash recipient which expression shall unless repugnant to the context or meaning thereof, include is successors, administrators, thermal power plant (hereinafter called MUNPL) which expression shall unless repugnant to the context or meaning thereof include its successors, administrators and assigns.)

Where MUNPL Meja prayagraj has issued to the ash Recipient an order/permission letter nodated XX.XX.XXXX and in term of the said order, the MUNPL meja Prayagraj has agreed to issue pond ash to ash recipient.

And whereas one of the conditions for issue the pond ash' is that the ash recipient shall furnish as Indemnity bond in favour of the MUNPL, Indemnifying MUNPL from any liability of whatsoever nature, which may rise due to violation/non-compliance of any applicable norms/rules/regulations/Guidelines/Laws during the course of execution of order/permission letter no. XXXX.

Now this Indemnity Bond witnesseth as follows:

- 1.0 The Ash Recipient hereby undertakes to fully and irrevocably indemnify and keep indemnified the TPP against any and all of various liabilities of whatsoever nature, which may arise due to violation / Non – compliance of any applicable norms / rules / regulations/ Guidelines / laws including MOEF&CC Guidelines during the course of lifting or handling of Ash and for future obligations (if any), by way of omission or commission by the Ash Recipient or its representatives / agents for Ash issued by the TPP to the Ash Recipient vide order / permission letter no XXXXX.
- 2.0 This Indemnity Bond shall be valid till six (6) calendar months after the scheduled date / actual date of complete lifting of allocated Ash Quantity, whichever is later.
- 3.0 It is clearly understood and agreed to by the Ash Recipient that non-observance of the obligations under this Indemnity Bond by the Ash Recipient shall Inter-alia constitute a criminal breach of trust on the part of the Ash Recipient and they shall be liable for all legal/penal consequences thereof as decided by TPP.
- 4.0 Now the condition of this Bond is that the Ash Recipient shall duly and punctually comply with all the terms and conditions of this bond to the satisfaction of TPP, then, the above bond shall be void, but otherwise, it shall remain in full force.
- 5.0 That this bond shall be irrevocable during its validity period and the Ash Recipient shall not revoke this bond till it is discharged by TPP in writing.

WITNESS

| | |
|-----------------------------|---|
| (Signature) | (Signature) |
| (Name) | (Name of Ash Recipient) |
| (Official Address) | Name of the Authorized person having Power of Attorney..... Designation..... Seal..... |