



**हिंदुस्तान उर्वरक एवं रसायन लिमिटेड**  
**HINDUSTAN URVARAK & RASAYAN LTD.**  
(A Joint Venture of NTPC, CIL, IOCL, FCIL & HFCL)

Ref. No.: HURL/HQ/CS501/Debarment/01

Date: 11.06.2025

**Debarment Order**

To,  
M/s Speedo Cargo.  
Opp. Rupshri Stores, Fafadih,  
Raipur C.G.-492007

**Kind Attention:** Mr. Gurmeet Singh Hora

**Subject:** Your company has been debarred from participating in Tenders of M/s HINDUSTAN URVARAK & RASAYN LTD.

**References:**

- a) Your Bid Submitted on 9<sup>th</sup> Oct'2024 against Tender ID:2024\_HURL\_827510\_1 and Tender Ref No.: HURL/HQ/CS501 DATED 24.09.2024 for HANDLING, TRANSPORTATION AND WAREHOUSING SUPPORT AT RAIPUR STORE DEPOT (RSD) RAILHEAD, RAIPUR DISTRICT OF CHHATTISGARH STATE.
- b) Show cause Notice for debarment vide ref No. HURL/HQ/CS501/Show-cause/002 dtd. 19.02.2025
- c) Your Written reply(ies) to the show-cause notice dated 26.02.2025 and
- d) Our counter-reply and reminder dated 19.05.2025 & 01.08.2025 respectively.

Dear Sir,

1. After thoroughly evaluating the evidence and your submission mentioned above, it has been established that your company committed the serious misdemeanour mentioned below. As a result, M/s HINDUSTAN URVARAK & RASAYN LTD has decided to debar your company from participating in any of our tenders of all entities covered under the jurisdiction mentioned below for a period mentioned below.
  - a) The Debarment shall automatically extend to all your allied firms.
  - b) Debarment does not impact the procuring entities' other contractual or legal rights.
  - c) Contracts concluded before the issue of the debarment order shall not be affected by the debarment Orders.

2. **Reasons for Debarment:**

It is determined that you have committed the following serious misdemeanours relating to the tender/ contract referred to above:

It was observed from your Bid Document that the Phone No.- 0771-2523361 is same as that of another bidder. Further, your relation with the other bidder also falls in the ambit of list of relationships specified under clause-5 of the NIT.

Further, your attention is drawn to the Financial Statements submitted against the tender No.- HURL/HQ/CS501 wherein "M/s Hora Transport Co. Pvt." and one of the

directors of that firm, "Mr. Sarabjeet Singh Hora" (Brother) are appearing under "Name of Related Parties/ Persons", "Loan and Advances" and "Sundry Creditors".

Hence, it is evident that this is a case of collusive bidding, and you have violated Clause-5 of the NIT, Section-I of Tender document.

3. **Other Consequences of Debarment:**

- a) During the validity of the debarment order, no contract of any kind whatsoever shall be placed on your firm, including your allied firms, by HURL.
- b) If your firm, including your allied firms, submitted the bid before this debarment, it shall be ignored.

4. **Jurisdiction of Debarment:**

This debarment applies to M/s HINDUSTAN URVARAK & RASAYN LTD. Further, your firm shall also be debarred on CPPP for HURL.

5. **Debarment Duration:**

Effective immediately, your company is debarred from participating in any procurement process of the entities covered by the jurisdiction mentioned above **for a period of Six Months.**

6. **Appeal Process:**

If your company wishes to appeal against this decision, you may submit an appeal within 15 days of receiving this letter. The appeal, supported by relevant evidence and addressed to the appellate authority, VP(C&M) should be sent to the undersigned using the contact details below.

7. **Revocation of Debarment:**

Upon completion of the debarment period, this debarment shall automatically stand revoked.

We trust that your company shall rectify its conduct after the debarment period.

This order is issued with the approval of competent authority.

Sincerely,

For and on behalf of HURL

Shradha Kumari

Manager (C&M)

Mail ID: shradhakumari@hurl.net.in