

OIL INDIA LIMITED (A Govt. of India Enterprise)

Rajasthan Project, Jodhpur - 342005, Rajasthan

Telephone No. (91-291) 2729472 Fax No: (91-291) 2727050 Email: anitadam@oilindia.in; erp mm@oilindia.in

Date: 06.04.2018

I/s_____

Tender No. & Date : SJG7643P19

Tender Fee : INR 12,000/- OR USD 200.00 Bid Security Amount : INR 2,20,000/- OR USD 3,400.00

Bid Security Validity : 210 days from bid closing date

Tender sale period : 09.04.2018 to 01.05.2018

Bidding Type : SINGLE STAGE TWO BID SYSTEM : 08.05.2018 (at 11.00 Hrs. IST) : 08.05.2018 (at 15.00 Hrs. IST)

Performance Guarantee : Applicable @ 10% of purchase order value.

OIL INDIA LIMITED invites Global Tenders for items detailed below:

Item No./Mat. Code	Material Description	QTY.	UOM
10	SUPPLY OF GATE VALVE, HAND WHEEL OPERATED, 50 MM (2") NB, ANSI 900 CLASS AS PER THE FOLLOWING ANNEXURE:	40	Nos.
	a) Detailed Specification – Annexure - I.		
	b) Bid Evaluation Criteria – Annexure - II.		
	c) Technical and Commercial Check List vide Annexure - III		

Special Notes:

- 1.0 The tender will be governed by "General Terms & Conditions" for e-Procurement as per Booklet No. MM/RP/GLOBAL/E-01/2005 for E-procurement (ICB Tenders) including Amendments & Addendum to "General Terms & Conditions" for e-Procurement uploaded along with the tender.
- 2.0 Technical Check list and Commercial Check list are furnished vide Annexure III. Please ensure that both the check lists are properly filled up and uploaded along with "Techno-commercial Unpriced Bid".
- 3.0 The items covered by this enquiry shall be used by Oil India Limited in the PEL/ML areas which are issued/renewed after 01/04/99 and hence Nil Customs Duty

during import will be applicable. Indigenous bidder shall be eligible for Deemed Export Benefit against this purchase. Details of Deemed Export are furnished vide Addendum to MM/RP/GLOBAL/E-01/2005 attached. However, Indian bidders will not be issued Recommendatory Letter.

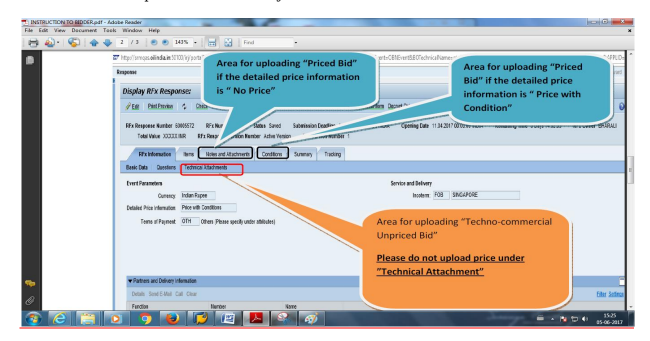
- 4.0 Please note that all tender forms and supporting documents are to be submitted through OIL's e-Procurement site only except following documents which are to be submitted manually in sealed envelope super scribed with **Tender no.** and **Due date** to **The DGM(M&C)**, **Materials & Contracts Department**, **Oil India Limited**, **Rajasthan Project**, **2A-Saraswati Nagar**, **Basni**, **Jodhpur 342005**, **Rajasthan** on or before **11:00 Hrs (IST)** on the Bid Closing Date mentioned in the Tender.
 - a) Original Bid Security.
 - b) Details Catalogue and any other document which have been specified to be submitted in original.

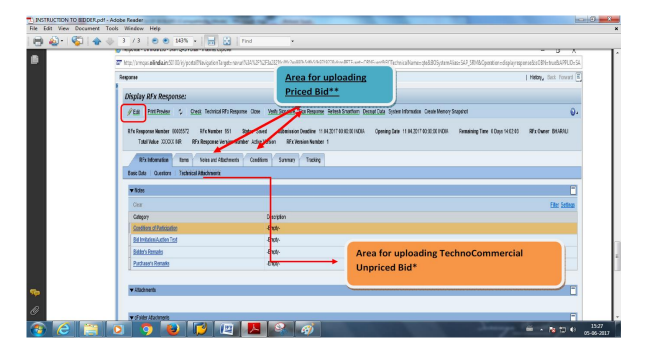
All documents submitted in physical form should be signed on all pages by the authorised signatory of the bidder and to be submitted in triplicate.

5.0 In case of SINGLE STAGE-TWO BID SYSTEM, bidders shall prepare the "Techno-commercial Unpriced Bid" and "Priced Bid" separately and shall upload through electronic form in the OIL's e-Tender portal within the Bid Closing Date and Time stipulated in the e-Tender. The "Techno-commercial Unpriced Bid" shall contain all technical and commercial details except the prices which shall be kept blank. Details of prices as per Price Bid Format / Commercial Bid to be uploaded as attachment in the Attachment Tab "Notes and Attachments".

Please ensure that Technical Bid / all technical related documents related to the tender are uploaded in the RFx Information > Technical Attachment only. The "TECHNO-COMMERCIAL UNPRICED BID" shall contain all techno-commercial details except the prices. Please note that no price details should be uploaded in "Technical Attachments" Tab Page .

Details of prices as per Price Bid format/Priced bid to be uploaded under "Notes & Attachments" tab. A screen shot in this regard is shown below. Offer not complying with above submission procedure will be rejected.





On "EDIT" Mode- The above screen will appear. Bidders are advised to Upload "Techno - Commercial Unpriced Bid" and "Priced Bid" in the places as indicated above:

_*The "Techno-Commercial Unpriced Bid" shall contain all techno commercial details except the prices.

** Please follow the instructions as per Vendor User Manual for Uploading Price under "Notes and Attachment" or "Condition"

- 6.0 Bidders are requested to examine all instructions, forms, terms and specifications in the bid. Failure to furnish all information required as per the bid or submission of offers not substantially responsive to the bid in every respect will be at the bidders risk and may result in the rejection of its offer without seeking any clarifications.
- 7.0 Other terms and conditions of the tender shall be as per "General Terms & Conditions" for e- Procurement as per Booklet No. MM/RP/GLOBAL/E-01/2005 for E-procurement (ICB Tenders) and its amendments. However, if any of the Clauses of the Bid Evaluation Criteria (BEC) mentioned here contradict the Clauses in the "General Terms & Conditions" for e-Procurement as per Booklet No. MM/RP/GLOBAL/E-01/2005 for E-procurement (ICB Tenders) of the tender and/or elsewhere, those mentioned in this BEC shall prevail.
- 7.1 With reference to clauses towards Bid Security and Performance Security in MM/RP/GLOBAL/E-01/2005, the following shall be applicable in connection with the Bank Guarantee.
- (i) Bank Guarantee issued by a Scheduled Bank in India at the request of some other Non-Scheduled Bank of India shall not be acceptable.
- (ii) Bidders are requested to advise the Bank Guarantee issuing bank to comply with the following and ensure to submit, the receipt of the copy of SFMS message as sent by the issuing bank branch, along with the original Bank Guarantee in OIL's tender issuing office / upload the same in OIL's e-tender portal along with the technical bid.

The bank guarantee issued by the bank must be routed through SFMS platform as per following details:

- (a) "MT 760 / MT 760 COV for issuance of bank guarantee
- (b) "MT 760 / MT 767 COV for amendment of bank guarantee

The above message/intimation shall be sent through SFMS by the BG issuing bank branch to Axis Bank, Jodhpur Branch, IFS Code - UTIB0000057; Swift Code: AXISINBB057. Branch Address - AXIS Bank Ltd, Prince Tower, Near Jaljog Circle, Residency Road, Jodhpur - 342003"

8.0 The Integrity Pact is applicable against this tender .OIL shall be entering into an Integrity Pact with the bidders as per format enclosed vide Annexure XII of the tender document. This Integrity Pact proforma has been duly signed digitally by OIL's competent signatory. The proforma has to be returned by the bidder (along with the technical bid) duly signed (digitally) by the same signatory who signed the bid, i.e., who is duly authorized to sign the bid. Uploading the Integrity Pact with digital signature will be construed that all pages of the Integrity Pact has been signed by the bidder's authorized signatory who sign the Bid. If any bidder refuses to sign Integrity Pact or declines to submit Integrity Pact with the offer, their bid shall be rejected straightway.

OIL's Independent External Monitors at present are as under:

1. SHRI RAJIV MATHUR, IPS (Retd.), E-mail: rajivmathur23@gmail.com

2. SHRI SATYANANDA MISHRA, IAS(Retd.) E-Mail ID: satyanandamishra@hotmail.com

3. SHRI JAGMOHAN GARG, Ex-Vigilance Commissioner, CVC E-Mail id : jagmohan.garg@gmail.com

9.0 GUIDELINES FOR PARTICIPATING IN OIL'S E-PROCUREMENT:

- 9.1 To participate in OIL's E-procurement tender, bidders should have a legally valid digital certificate of Class 3 with Organizations Name having encryption/decryption certificate as per Indian IT Act from the licensed Certifying Authorities operating under the Root Certifying Authority of India (RCAI), Controller of Certifying Authorities (CCA) of India (http://www.cca.gov.in). Digital Signature Certificates having "Organization Name" field as "Personal" are not acceptable.
- 9.2 Bidders must have a valid User ID to access OIL e-Procurement site for submission of bid. Vendors having User ID & password can purchase bid documents **on-line through OIL's electronic Payment Gateway**. New vendor shall obtain User ID & password through online vendor registration system in e-portal and can purchase bid documents subsequently in the similar manner.
- 9.3 Parties shall be eligible for accessing uploading of their bid in E-portal after receipt of the requisite cost of the bidding document.
- 10.0 GST Clause: Please refer to Annexure GST.
- 11.0 Purchase Preference (Linked to Local Content) shall be applicable against this tender. Please refer to Annexure-PP-LC.

(Anita Dam)
DGM(M&C)
For CGM-Services(RP)
For Executive Director(RP)

SCOPE OF SUPPLY:

SUPPLY OF GATE VALVE, HAND WHEEL OPERATED, 50 MM (2") NB, ANSI 900 CLASS.

QUANTITY: 40 Nos.

TECHNICAL SPECIFICATIONS:

Gate Valve, hand wheel operated, 50.8 mm (2") NB, ANSI 900 Class, full bore, on- rising stem, bolted bonnet, double disc parallel expandable gate with Parallel seating arrangements, RTJ, Flanged end, complete with weld neck type RTJ companion flanges as per ASME B 16.5, ring joint gasket, stud and nuts. The valve should have back seating arrangement.

Manufacturing and inspection standards of the Valve should be as per API 6D.

The valve is required for use in Natural Gas service containing 30% CO2, therefore the minimum requirement will be as under

- Inlet/Outlet Connection: 2"x 5000PSI (RTJ),
- Body Material: ASTM A351 CF8M
- Bonnet: ASTM A351 CF8M
- Bonnet Gasket: 316 + Graphite
- Backseat bushing: ASTM A351 CF8M
- Gate & Segment: ASTM A351 CF8M; SURFACE TREATMENT: QPQ
- Stem: ASTM A182 F316
- Seat Assembly: ASTM A351 CF8M
- Studs/Nuts: ASTM A 193 B8M and ASTM A 194 8M
- Stem nut: ASTM A439 D2
- Eyebolt pin: 316ss
- Gland eyebolt: ASTM A193 B8M
- Eyebolt nut: ASTM A194 8M
- Gland: ASTM A182 F316
- Gland flange: ASTM A351 CF8M
- Face to Face length: ASME B16.10
- Material class CC (General Service) TRIM CODE: T23

SPECIAL NOTES TO BIDDERS

1.0 **SCOPE**: All valves shall be manufactured and supplied in accordance with the Latest Edition of American Petroleum Institute (API) Specification 6D, with additions and modifications as indicated in the following sections of this specification.

2.0 REFERENCE DOCUMENTS:

- 2.1 Reference has also been made in this specification to the latest edition of the following codes, Standards and Specifications.
- o API 6D
- o ASTM A# 370 Standard Test Methods and Definitions for Mechanical Testing of Steel Products.
- o MSS-SP-6 Standard Finishes for Contact Faces of Pipe Flanges and Connecting end Flanges of Valves and Connecting end Flanges of Valves and Fittings.

2.2 In case of conflict between the requirements of this specification, API 6D and the Codes, Standards and specifications referred in clause 2.1 above, the requirements of this specification shall govern.

3.0 MATERIALS:

- 3.1 Material for major components of the valves shall be as indicated in specification mentioned. In addition, the material shall also meet the requirements specified herein. Other components shall be as per Manufacturer's standard, which shall be subject to approval by Purchaser.
- 3.2 Valve design shall meet the requirements of API specification 6D
- 3.3 The manufacturer shall have valid license to use API monogram on valves manufactured as per API 6D.
- 3.4 Valves shall be full bore through conduit having solid gate construction having flange end.
- 3.5 Valves should be having solid gate construction with floating seat and parallel expanding gate with replaceable seat, non-rising stem supported on two thrust bearings, seat arrangement with plastic packing.
- 3.6 Valves should have grease injecting port, bolted bonnet, RTJ flanged end.
- 3.7 Valves should be complete with RTJ companion flanges (SS) as per ASME B16.5
- 3.8 Valves shall be provided with vent and drain connections.
- 3.9 Valve design shall ensure repair of stem seals / packing under full line pressure.
- 3.10 Valve shall be provided with ring joint gasket stud and nuts.
- 3.11 Valves shall be suitable for either buried or above ground installation
- 3.12 The valve body castings and forging are to be procured from foundries as approved by M/s EIL or M/s Lloyds only.
- 3.13 Metallurgy, Manufacturing, Q.C, Material testing and marking of VALVES must confirm to API Specification 6D.
- 3.14 Material must accompany the test certificate of raw materials used and hydraulic test.
- 3.15 The expanding gate is field-replaceable providing a tight mechanical seal that does not rely on line pressure ensuring seal integrity at both high and low pressures.
- 3.16 Ring joint gasket should be of SS only.
- 3.17 Metallurgy of the companion flange should be compatible with the valve as mentioned.

4.0 **INSPECTION AND TESTS**:

The manufacturer shall also ensure that all inspection and tests are carried out as per requirement of API 6D specifications and relevant codes, prior to shipment, at his works. Such inspection and tests shall be, but not limited to the following:

4.1 All valves shall be visually inspected.

- 4.2 Dimensional check on all valves shall be carried out as per API 6D std.
- 4.3 All valves shall be 100% radiographed.
- (i) Radiographic testing of castings on 100% of critical areas in accordance with ASME B 16.34.
- (ii) Radiographic testing of castings on 100% of accessible areas. Examination shall be carried out in accordance with ASME Section V, article 22. The sensitivity, as indicated by wire penetrometers, shall be 1.5% or better. Acceptance shall be in accordance with ASME Sec VIII Div-1, appendix 7.
- (iii) If Valve Body MOC is forging, Ultrasonic testing of forgings on 100% of surface area shall be carried out in accordance with ASTM A388.
- 4.4 Cavity relief testing should be carried out for all (Trunnion Mounted) ball valves.
- 4.5 Hydraulic test shall be 100% for all valves and test pressure shall be as per API 6D Spec.

Note: OIL will depute its representative at the vendor's works during manufacturing / testing stage. Bidder to ensure that OIL representative shall get fair opportunity to witness the manufacturing of critical component and testing of the valve(s). Party to inform OIL at least 15 days ahead of such inspection. Inspection will be to OIL's account.

4.6 Valves should be subjected to Hydrostatic Testing after receipt at OIL's warehouse and in case of any observance of deviation from test reports, supplier will be asked to depute its Engineer/Technician to witness and repair the same at their own cost.

5.0 THIRD PARTY INSPECTION:

Valve shall be inspected by OIL enlisted Third Party Inspection Agency only. Manufacturer must forward their Inspection Schedule, considering date of placement of order as day one in respect of above for inspection by Third Party Inspectorate Agency along with the offer.

The Scope of Third Party Inspection will be as below and TPI certificates shall be submitted by the supplier along with material supply.

- 5.1 To carry out stage wise inspection from procurement of raw materials to assembly to ensure that proper technique and procedure as per relevant API Standard/ Purchase order are followed by the manufacturer.
- 5.2 To review heat number wise foundry certificates of castings and material certificates in order to ensure that the materials used are as per purchase order.
- 5.3 To ensure that valve body castings are procured from foundries as approved by M/s EIL or M/s Lloyds only.
- 5.4 To ensure that different components of the valve conform to purchase order, API 6D specification and all referred standard, codes and specifications.
- 5.5 To ensure and check that valves are tested as per API 6D specifications
- 5.6 To document and issue all inspection certificates.
- 5.7 To ensure that the valves inspected are fully embossed with API monogram and other markings as per API 6D specifications.
- 5.8 To witness hydraulic, pneumatic test for the body and seat on each specified valve as per API 6D standards.

5.9 To review and check the radiograph films of body and bonnet of all the valves of desired rating Class and above. Certified radiography film shall be submitted along with the supplied valves.

6.0 PAINTING, MARKING AND SHIPMENT

- 6.1 Valve surface shall be thoroughly cleaned, freed from rust and grease and applied with sufficient coats of corrosion resistant paint.
- 6.2 All valves shall be marked as per API 6D. The unit of marking shall be metric except nominal diameter, which shall be in inches.
- 6.3 Packing and shipping instructions shall be as per API-6D.
- 6.4 On packages, following shall be marked legibly with suitable marking ink.
- a) OIL's Order Number
- b) Manufacturer's Name
- c) Valve size and rating
- d) Tag Number
- e) Serial Number
- 6.5 Valve ends shall be suitably protected to avoid any damage during transit. All threaded and machined surfaces subject to corrosion shall be well protected by a coat of grease or other suitable material. All valves shall be provided with suitable protectors for flange faces, securely attached to the valves. Bevel ends shall by protected with metallic or high impact plastic bevel protectors.

7.0 DOCUMENTS TO BE SUBMITTED DURING BID:

The following documents are required to be submitted at the time of bidding:

- 7.1 Valid API 6D certificates
- 7.2 Details sectional arrangement drawing showing all parts with reference numbers, materials specification.
- 7.3 Assembly drawing with detailed dimensions of bonnet, hand wheel stem, yoke etc. Drawing shall also indicate the number of turns of hand wheel (in case of gear operators) required for operating the valve from full open to full close position and the painting scheme. Complete dimensional details of support foot (where applicable) shall be indicated in these drawings. NOTE: All valves of similar size, type and pressure rating will have same casting pattern, bonnet design, height and overall dimensions.
- 7.4 Point wise compliance of NIT requirements. Deviations from the NIT, if any must be highlighted with documentation.
- 7.5 Technical catalogue / literature of the valves.
- 7.6 Testing and quality control procedures / ITP / QAP.
- 7.7 Supplier of valves has to get drawings supplied against 7.3 above approved before carrying out fabrication of the valves, incase PO is placed on them.

8.0 SUBMISSION OF DOCUMENTS ALONG WITH SUPPLY OF VALVES.

The manufacturer must submit the following along with the supply of the valves:

8.1 All test reports and certificates as required by API 6D specifications.

- 8.2 Mill test certificates relevant to the chemical analysis and mechanical properties of the materials used for the valve construction as per the relevant standards.
- 8.3 Test certificate of hydraulic test complete with records of timing and pressure of each test carried out.
- 8.4 TPI certified radiograph films of all the valves.
- 8.5 Above mentioned certificates shall be valid only when signed by Purchaser's Third party Inspection agency. Only those valves which have been certified by Purchaser's Third party Inspection agency shall be dispatched from Manufacturer's works.

9.0 General Notes:

- (a) The items shall be brand new, unused & of prime quality. The manufacturer shall warrant (in the event of an order) that the product supplied will be free from all defects & fault in material, workmanship & manufacture and shall be in full conformity with ordered specifications. This clause shall be valid for 18 months from date of shipment or 12 months from date of receipt & acceptance of the items whichever is earlier. The defective materials, if any, rejected by OIL shall be replaced by the supplier at their own expense. Bidders must confirm the same in their quotations.
- (b) Any deviation(s) from the tender specification should be clearly highlighted specifying justification in support of deviation.
- (c) Offers shall be complete in all respects and all the items/equipment as specified in the tender must be included in the offer. Offers deemed to be incomplete shall be liable for outright rejection.
- (d) Priced bids of only those bidders will be opened whose offers are found technocommercially acceptable. The acceptable bidders will be informed before opening of the "priced bid".
- (e) Valves are being a item of critical nature with respect to it's function and safety aspect, no Purchase Preference/Price Preference will be applicable to MSE/SSI Units.
- (f) To ascertain the substantial responsiveness of the bid OIL reserves the right to ask the bidder for clarification in respect of clauses covered under BEC also and such clarifications fulfilling the BEC clauses in toto must be received on or before the deadline given by the company, failing which the offer will be summarily rejected.

BID EVALUATION CRITERIA(BEC)

The bids shall in general conform to the specifications and terms and conditions given in the tender. Bids shall be rejected in case the goods offered do not conform to the required minimum/maximum parameters stipulated in the technical specifications and to the respective international / national standards wherever stipulated. Notwithstanding the general conformity of the bids to the stipulated specifications and terms and conditions, the following requirements will have to be particularly met by the bids, without which the same will be considered as non-responsive and be rejected.

A. TECHNICAL CRITERIA:

1.0 QUALIFICATION

- 1.1 The bidder shall be an Original Equipment Manufacturer of API 6D Valves or shall be an authorized Dealer / Distributor / Agent of an Original Equipment Manufacturer of the tendered item (API 6D Valves) having valid authorization letter in the form of Certificate of Dealership / Distributorship / Agency. The valid Authorized Dealer / Distributor/ Agent must submit Authorization Letter along with Technical Bid from the OEM for bidding against this tender with back-up Warranty, which should be valid as per Tender Warrantee / Guarantee Terms & Conditions.
- 1.2 The Original Equipment Manufacturer of the tendered item(s) shall be holding relevant API Certificate(s) with continuous validity for 5 years preceding original bid closing date of the tender, and copy of relevant API Certificate(s) shall be submitted by the Bidder along with the technical bid. For this Bidder should submit the latest Valid API Certificate(s) along with all the past API Certificate(s) to meet the above criterion.

2.0 EXPERIENCE

- 2.1 IN CASE THE BIDDER IS AN ORIGINAL EQUIPMENT MANUFACTURER of the tendered item(s),
- 2.1.1 The bidder shall have experience of successful execution of past supply for minimum 50% quantity (to be rounded off to next higher integer) of each tender item of same or higher size & Pressure Rating of API 6D Valves similar to Tender Valve Data Sheet indicated in the tender, against valid purchase order / contract awarded in last 5 years preceding the original bid closing date of the tender to upstream, midstream and downstream Oil & Gas Industry or Service Provider to an E&P company, either by themselves or through their Dealer / Distributor / Agent for their own (OEM) products.
- 2.1.2 Bidder to confirm Metallurgy, Manufacturing and Q.C. shall be as per API-6D without which offer will be rejected.
- 2.1.3 Manufacturer must forward their Inspection Schedule, considering date of placement of order as day one in respect of above for inspection by Third Party Inspectorate Agency along with the offer. The third party inspection is to be carried out by an internationally reputed inspection Agency. OIL'S APPROVED THIRD PARTY INSPECTION AGENCIES ARE M/s LLODYS, M/s BUREAU VARITAS, M/s TUBOSCOPE VETCO, M/s RITES, M/s IRS AND M/s DNV. PLEASE REFER CLAUSE 7.9 OF SECTION A OF GENERAL TERMS AND CONDITION (MM/RP/GLOBAL/E01/2005). All-inclusive charges for Third Party Inspection to be indicated.
- 2.1.4 Bidders are required to forward the related Technical Brochure & Drawings showing all the major and critical dimensions along with the bids. Without inspection schedule offer will not be accepted.

Note:

- 1. Material must accompany the test certificate of raw materials used and hydraulic test.
- 2. Metallurgy, Manufacturing, Q.C, Material testing and marking of VALVES must confirm to API Specification 6D
- 3. API 6D monogram must be embossed on each of the item.
- 4. Bidder must be authorized to manufacture and test the materials as per API-6D.
- 5. Bidder should forward a copy of authorization to use API monogram along with the Offer.
- 2.2 IN CASE THE BIDDER IS AN AUTHORIZED DEALER / DISTRIBUTOR / AGENT
- 2.2.1 The OEM shall fulfil the experience criteria mentioned in clause 2.1.1 mentioned above.
- 2.2.2 Additionally, the bidder himself shall have experience of successful execution of past supply for minimum 50% quantity (to be rounded off to next higher integer) each tender item of same or higher size & Pressure Rating of API 6D Valves indicated in the tender against valid purchase order / contract awarded in last 5 years preceding the original bid closing date of the tender, to upstream, midstream and downstream Oil & Gas Industry or service provider to an E&P company, provided either from the same OEM or from any other OEM.
- 2.2.3 The bidder shall obtain authorization certificate from the OEM (in original on manufacturer's letter head) and submit along with the technical bid. This certificate should be valid at the time of bidding and should remain valid during the entire execution period of the order.
- 2.2.4 The bidder shall furnish undertaking from the manufacturer (in original on manufacturer's letter head) guaranteeing supply of items to the bidder in the event of an order on the bidder. This certificate should be valid at the time of bidding and should remain valid during the entire execution period of the order.
- 2.2.5 The bid shall be rejected in case of any change of the proposed Original Valve Manufacturer after submission of the bid.
- 2.2.6 The bid should include documents from Original Manufacturer in regard to 2.1.2 & 2.1.3 without which offer will be rejected.
- 2.3 The bidder shall submit documents in support of successful execution of past supply experience and of the OEM, as applicable under clause 2.1.1, 2.2.1 & 2.2.2, as below:
- (i) Copy(ies) of detail Purchase Order(s) / Contract document(s) containing Technical specification, etc. and,
- (ii) Performance Bank Guarantee Release Document / Performance Report / Successful completion of order certificate from Client of the corresponding executed supply and,
- (iii) Any one or combination of the following documents, a. Satisfactory Inspection Report (OR) b. Satisfactory supply completion/Client certificate (OR) c. Bill of Lading, Invoice etc. (OR) d. Consignee receipt delivery challan (OR) e. Central Excise Gate Pass/Tax Invoices f. Commercial Invoice/Payment Invoice g. Final inspection release note from Third Party Inspection Agency

Note: For the purpose of above clause, the date of those purchase order (s) need not be within five (5) years preceding the bid closing date of the tender, but the date of execution must fall within the period of five (5) years prior to the original bid closing date of the tender.

2.4 If the bidder has supply experience of minimum 50% tendered quantity (to be rounded off to next higher integer) against any or all their offered items (of same or higher sizes & ratings) to OIL INDIA LIMITED (OIL) during last 5 (five) years preceding to E-Tender No. SJG7643P19

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the original bid closing date of the tender either by themselves or through their sole selling agents/distributors/dealers/ supply houses and the past performance has been satisfactory, the bidder need not be required to submit documentary evidences as called for vide para 2.3 above with respect to those items. In this situation, the bidder must indicate the Purchase Order Number and Date placed earlier by OIL INDIA LIMITED. However, for the remaining items of their Bid, the Bidder must submit documentary evidences thereof as per para 2.3 above.

- 3.0 Bidder must quote their best delivery. The bidder should categorically confirm in the technical bid that, in the event of order, the tendered items will definitely be supplied within the **THREE** (03) months from the date of placement of order or establishment of LC, without which the bid will be rejected.
- 4.0 Bidder must accept and comply with the following clauses as given in the Bid Document, failing which bid shall be rejected:
- i) Liquidated Damages
- ii) Guarantee of material
- iii) Arbitration / Resolution of Dispute
- iv) Force Majeure
- v) Applicable Laws
- 5.0 It is the bidder's responsibility to submit all the relevant valid documents along with the bid, which categorically complies the requisite criteria mentioned above from Clause 1.0 thru 4.0.
- 6.0 In a tender, authorized Dealer / Distributor / Agent on behalf of the OEM or OEM itself can bid but both cannot bid simultaneously for the same item/product in the same tender.
- 7.0 If authorized Dealer / Distributor / Agent submits bid on behalf of the OEM, the same Dealer / Distributor / Agent shall not submit a bid on behalf of another OEM in the same tender for the same item/product.
- 8.0 The Bid along with all Technical documents must be submitted/uploaded in English language.

B. FINANCIAL CRITERIA:

- 1.0 The bidder shall have an annual financial turnover of minimum Rs. 55.00 Lakhs during any of the preceding 03 (Three) financial/accounting years reckoned from the original bid closing date, irrespective of whether their bid is for all the tendered items or not.
- 2.0 "Net Worth" of the bidder should be positive for the financial/accounting year just preceding to the original Bid Closing Date of the Tender.
- 3.0 Considering the time required for preparation of Financial Statements, if the last date of preceding financial/accounting year falls within the preceding six months reckoned from the original bid closing date and the Financial Statements of the preceding financial/accounting year are not available with the bidder, then the financial turnover of the previous three financial/accounting years excluding the preceding financial/accounting year will be considered. In such cases, the Net worth of the previous financial/accounting year excluding the preceding financial/accounting year will be considered. However, the bidder has to submit an affidavit/ undertaking certifying that 'the balance sheet/Financial Statements for the financial year 2016-17 has actually not been audited so far'.

Note:

- a) For proof of Annual Turnover & Net worth any one of the following document must be submitted along with the technical bid: -
- i) A certificate issued by a practicing Chartered Cost Accountant (with Membership Number and Firm Registration Number), certifying the Annual turnover & Net worth as per format prescribed in ANNEXURE IV.

 OR
- ii) Audited Balance Sheet along with Profit & Loss account. In case of foreign bidders, self-attested/digitally signed printed published accounts are also acceptable.
- b) In case the bidder is a Central Govt. Organization/PSU/State Govt. Organization/Semi-State Govt. Organization or any other Central/ State Govt. Undertaking, where the auditor is appointed only after the approval of Comptroller and Auditor General of India and the Central Government, their certificates may be accepted even though FRN is not available. However, bidder to provide documentary evidence for the same.
- 3.1 In case the Audited Balance sheet and Profit Loss Account submitted along with the bid are in currencies other than INR or US\$, the bidder shall have to convert the figures in equivalent INR or US\$ considering the prevailing conversion rate on the date on which the Audited Balance Sheet and Profit & Loss Account is signed. A CA Certificate is to be submitted by the bidder regarding converted figures in equivalent INR or US\$.

C. COMMERCIAL CRITERIA:

- 1.0 Bids are invited under Single Stage Two Bid System. Bidders shall quote accordingly under Single Stage Two Bid System. Please note that no price details should be furnished in the Technical (i.e. Unpriced) bid. The "Unpriced Bid" shall contain all techno-commercial details except the prices which shall be kept blank. The "Priced Bid" must contain the price schedule and the bidder's commercial terms and conditions. Bidder not complying with above submission procedure will be rejected.
- **2.0 Original Bid security** shall be furnished as a part of the TECHNICAL BID (refer Clause Nos.9.0 & 12.0 (Section A) of "General Terms & Conditions" for e-Procurement as per Booklet No. MM/RP/GLOBAL/E-01/2005 for E-procurement (ICB Tenders)). **Any bid not accompanied by a proper bid security in ORIGINAL will be rejected without any further consideration.** A bid shall be rejected straightway if Original Bid Security is not received within the stipulated date & time mentioned in the Tender and/or if the Bid Security validity is shorter than the validity indicated in Tender and/or if the Bid Security amount is lesser than the amount indicated in the Tender.
- 2.1 For exemption for submission of Bid Security, please refer Clause No. 9.8 (Section A) of "General Terms & Conditions" for e-Procurement as per Booklet No. MM/RP/GLOBAL/E-01/2005 for E-procurement (ICB Tenders).
- 2.2 The Bid Security shall be valid for 210 days from the original bid closing date of tender.
- 3.0 Validity of the bid shall be minimum 120 days from Bid closing date. Bids with lesser validity will be straightway rejected.
- 4.0 The prices offered will have to be firm through delivery and not subject to variation on any account. A bid submitted with an adjustable price will be treated as non-responsive and rejected.
- 5.0 Bids received after the bid closing date and time will be rejected. Similarly, modifications to bids received after the bid closing date & time will not be considered.
- 6.0 Bidders shall quote directly and not through Agents in India. Offers made by Indian Agents on behalf of their foreign principals will be rejected. Similarly offers from unsolicited bidders will be rejected.

- 7.0 Bids containing incorrect statement will be rejected.
- 8.0 No offers should be sent by E-mail or Fax. Such offers will not be accepted.
- 9.0 Bidders must confirm that Goods, materials or plant(s) to be supplied shall be new of recent make and of the best quality and workmanship and shall be guaranteed for a period of twelve(12) months from the date of receipt and acceptance thereof or 18 months from the date of despatch whichever is earlier against any defects arising from faulty materials, workmanship or design. Defective goods/materials or parts rejected by OIL shall be replaced immediately by the supplier at the supplier's expenses and no extra cost to OIL.
- 10.0 Successful bidder will be required to furnish a Performance Bank Guarantee @10% of the order value. The Performance Bank Guarantee must be valid for one year from the date of receipt and acceptance of the material. Bidder must confirm the same in their Technical Bid. Offers not complying with this clause will be rejected.
- 11.0 The Technical Bid should be submitted/uploaded along with Integrity Pact duly signed by the authorized signatory of the bidder. If any bidder refuses to sign Integrity Pact or declined to submit Integrity Pact with the offer, their bid shall be rejected straightway.
- **12.0** Bidders are required to submit the summary of the prices in their commercial bids as per the Price Bid Format of this tender document.

D. EVALUATION OF BID:

The bids conforming to the specifications, terms and conditions stipulated in the enquiry and considered to be responsive after subjecting to the Bid Evaluation Criteria will be considered for further evaluation as per the Bid Evaluation process given below:

I. **COMMERCIAL**:

- 1.0 The evaluation of bids will be done as per the Price Bid Format.
- 2.0 If there is any discrepancy between the unit price and the total price, the unit price will prevail and the total price shall be corrected. Similarly, if there is any discrepancy between words and figure, the amounts in words shall prevail and will be adopted for evaluation.
- 3.0 For conversion of foreign currency into Indian currency, B.C. selling (Market) rate declared by State Bank of India, one day prior to the date of price bid opening shall be considered. However, if the time lag between the opening of the bids and final decision exceed 3(three) months, then B.C. Selling(Market) rate of exchange declared by SBI on the date prior to the date of final decision shall be adopted for conversion and evaluation.
- 4.0 To ascertain the inter-se-ranking, the comparison of the responsive bids will be made as per the details mentioned in the Price Bid Format, subject to corrections/adjustments if any.

Note: If the Government of India revises these evaluation criteria the same as applicable on the bid closing date will be adopted for evaluation of the offers.

5.0 Other terms and conditions of the enquiry shall be as per General Terms and Conditions for Global Tender. However, if any of the Clauses of the Bid Evaluation Criteria (BEC) mentioned here contradict the Clauses in the General Terms & Conditions of Global Tender of the tender and/or elsewhere, those mentioned in this BEC shall prevail.

CHECK LIST

(A) TECHNICAL

THE CHECK LIST MUST BE COMPLETED AND RETURNED WITH YOUR OFFER. PLEASE ENSURE THAT ALL THESE POINTS ARE COVERED IN YOUR OFFER. THESE WILL ENSURE THAT YOUR OFFER IS PROPERLY EVALUATED. PLEASE SELECT "Yes" OR "No" TO THE FOLLOWING QUESTIONS, IN THE RIGHT HAND COLUMN.

Any difference in specification elsewhere in the tender, the specification of the check list shall be treated as final.

SN	PARAMETERS	BIDDER'S REMARK
1.	Vendor to confirm that all the items offered are exactly as per specification, size, material of construction, design & testing standards etc. wherever applicable as mentioned in the NIT.	(to confirm)
2.	Vendor to provide valid API 6 D authorization certificate.	
3.	Vendor to confirm that delivery of materials will be done within 3 (three) months after PO placement.	
4.	Vendor to confirm that the materials will be tested, inspected and certified by OIL's approved Third Party Inspection Agency and inspection report must be forwarded to us along with the materials as per the NIT. Vendor to confirm that scope of test and inspection by OIL's approved third party inspection agency will be as per NIT.	
5.	Whether product catalogue submitted	(yes / no)
6.	Vendor to confirm to provide API monogram on the valve body as per NIT.	(to confirm)
7.	Vendor to confirm to provide permanent marks (i.e. Manufacturer name, Valve Size, Pressure Rating, Serial No, Manufactured for OIL, OIL PONo) in the valve body as per NIT.	(to confirm)
8.	Vendor to confirm that all the material will be thoroughly cleaned & painted with anticorrosive paint or varnish to avoid corrosion as per NIT.	(yes / no)
9.	Vendor to confirm that materials will be guaranteed for workmanship & performance for a period of 18 months from the date of receipt at site or 12 months from the date of commissioning, whichever is earlier and relevant guarantee certificate in duplicate must be provided along with the supply.	(to confirm)
10.	Vendor to confirm that packing and tagging of finished product for dispatch will be done as per NIT.	(to confirm)
11.	Whether supporting documents for past supply experience as per the BEC clauses of the enquiry (copies of purchase order, bill of lading (BoL), Invoice etc. submitted?	(to mention document nos.)
12.	Any other document submitted along with bid	(to furnish detail)

CHECK LIST

(B) COMMERCIAL

THE CHECK LIST MUST BE COMPLETED AND RETURNED WITH YOUR OFFER. PLEASE ENSURE THAT ALL THESE POINTS ARE COVERED IN YOUR OFFER. THESE WILL ENSURE THAT YOUR OFFER IS PROPERLY EVALUATED. PLEASE SELECT "Yes" OR "No" TO THE FOLLOWING QUESTIONS, IN THE RIGHT HAND COLUMN.

<u>S1#</u>	REQUIREMENT	COMPLIANCE
1.0	Whether bid submitted under Single Stage Two Bid System?	Yes / No
2.0	Whether quoted as manufacturer?	Yes / No
2.1	Whether quoted as OEM Dealer / Distributor. To Specify-	Yes / No
2.2	If quoted as OEM Dealer / Distributor, (a) Whether submitted valid and proper authorization letter from manufacturer confirming that bidder is their authorized Dealer / Distributor for the product offered?	Yes / No
3.0	(b) Whether manufacturer's back-up Warranty/Guarantee certificate submitted? Whether ORIGINAL Bid Bond (not copy of Bid Bond) as per Revised Format(Annexure VII Revised) Sent separately? If YES, provide details (a) Amount:	Yes / No
	(b) Name of issuing Bank :	
	(c) Validity of Bid Bond:	
4.0	Whether offered firm prices ?	Yes / No
4.1	Whether quoted offer validity of 120 days from the bid closing date of tender?	Yes / No
4.2	Whether quoted a firm delivery period of 3 months or earlier?	Yes / No
4.3	Whether agreed to the NIT Warranty clause?	Yes / No
4.4	Whether confirmed acceptance to tender Payment Term?	Yes / No
4.5	Whether quoted item rate all inclusive Third Party Inspection charges?	Yes / No
5.0	Whether confirmed to submit PBG as asked for in NIT?	Yes / No
5.1	Whether agreed to submit PBG within 30 days of placement of order/issue of LOA?	Yes / No
6.0	Whether Price submitted as per Price Bid Format?	Yes / No
7.0	Whether quoted as per NIT (without any deviations)?	Yes / No
7.1	Whether quoted any deviation?	Yes / No
7.2	Whether deviation separately highlighted?	Yes / No
7.3	Whether indicated the country of origin for the items quoted?	Yes / No
7.4	Whether technical literature / catalogue enclosed?	Yes / No
7.5	Whether weight & volume of items offered indicated?	Yes / No
8.0	For Foreign Bidders - Whether offered FOB / FCA port of despatch including sea / air worthy packing & forwarding?	Yes / No
8.1	For Foreign Bidders – Whether port of shipment indicated. To specify:	Yes / No
8.2	For Foreign Bidders only - Whether indicated ocean freight up to Kolkata port (Excluding marine insurance)?	Yes / No

8.3	Whether Indian Agent applicable ?	Yes / No
	If YES, whether following details of Indian Agent provided?	
	(a) Name & address of the agent in India – To indicate	
	(b) Amount of agency commission – To indicate	
	(c) Whether agency commission included in quoted material value?	
9.0	For Indian Bidders – Whether indicated the place from where the goods will be dispatched. To specify:	Yes / No
9.1	For Indian Bidders – Whether road transportation charges up to Hamira, Rajasthan quoted?	Yes / No
9.2	For Indian Bidders only - Whether offered Ex-works price including packing/forwarding charges?	Yes / No
9.3	For Indian Bidders only - Whether indicated import content in the offer?	Yes / No
9.4	For Indian Bidders only - Whether offered Deemed Export prices?	Yes / No
9.5	For Indian Bidders only – Whether all applicable Taxes & Duties have been quoted?	Yes / No
9.0	Whether all BEC clauses accepted?	Yes / No
10.0	Whether Integrity Pact with digital signature uploaded?	Yes / No
10.1	Whether all the clauses in the Integrity Pact have been accepted?	Yes / No

Signature	
Name _	
Designation	

CERTIFICATE OF ANNUAL TURNOVER & NET WORTH

[TO BE ISSUED BY PRACTISING CHARTERED ACCOUNTANTS' FIRM ON THEIR LETIER HEAD]

TO WHOM IT MAY CONCERN

YEAR	TURN OVER In INR Crores / US\$ Million*	NET WORTH In INR Crores / US \$ Million *

^{*} Rate of Conversion (if used any): USD 1.00 = INR.

Place:

Date:

Seal:

Membership No ..

Registration Code:

Signature:

[* Applicable only for GLOBAL tenders.]

PRICE BID FORMAT

(A) For FOREIGN BIDDER:

Srl. No.	DESCRIPTION	Qty.	Unit	Rate (currency)	Total (currency)
1.	Gate Valve, hand wheel operated, 50.8 mm (2") NB, ANSI 900 Class, full bore, on- rising stem, bolted bonnet, double disc parallel expandable gate with Parallel seating arrangements, RTJ, Flanged end, complete with weld neck type RTJ companion flanges as per ASME B 16.5, ring joint gasket, stud and nuts. The valve should have back seating arrangement, including Third Party Inspection(TPI)	40	No.	(currency)	(currency)
2	Packing & FOB Charges				
3	FOB Value (1+2)				
4	Ocean Freight Charges up to Kolkata, India				
5	Insurance Charges @ 0.5 % of Total FOB Value vide (3) above				
6	Banking Charges @ 1 % of Total FOB Value vide (3) above in case of payment through Letter of Credit. If confirmed L/C at buyer's account is required, 1.5% of Total FOB Value will be loaded)				
7	CIF Value (3+4+5+6)				
8	Landing Charges 1% on(7)				
9	CIF Landed Value (7+8)				
10	Basic Custom Duty on (9)				
11	CIF +CD Landed Value (9+10)				
12	IGST on (9)				
13	Compensatory Cess on 12, If any				
14	CIF+CD+GST Landed Value (11+12+13)				
15	Total value in words(14)				
16	Gross Weight of total consignment :				
17	Gross Volume of total consignment				

(B) FOR INDIGENOUS BIDDER:

Srl.	DESCRIPTION	Qty.	Unit	Rate	Total
No.				(currency)	(currency)
1.	Gate Valve, hand wheel operated, 50.8 mm (2") NB, ANSI 900 Class, full bore, on- rising stem, bolted bonnet, double disc parallel expandable gate with Parallel seating arrangements, RTJ, Flanged end, complete with weld neck type RTJ companion flanges as per ASME B 16.5, ring joint gasket, stud and nuts. The valve should have back seating arrangement, including Third Party Inspection(TPI)	40	Nos.		
2	Packing & Forwarding charges				
3	Total Ex works Value (1+2)				
4	GST on (3)				
5	Compensatory Cess, If any				
6	Total FOR Despatching Stationvalue (3+4+5)				
7	Inland freight Charges up to Hamira Godown, Jaisalmer				
8	GST on (7)				
9	Insurance Charges @ 0.5 % of (6) inclusive of GST				
10	Total FOR Hamira, jaisalmer Value (6+7+8+9)				
11	Total value in words (10)				
12	Gross Weight of total consignment:				
13	Gross Volume of total consignment				

Comparison of Offers:

1.0 When only foreign bidders are involved:

Comparison will be done on Total value vide SI no 14.

2.0 When both foreign & Domestic bidders are involved:

Comparison will be done on total value vide SI no 14 of foreign bidder and total value vide SI no 6 of domestic bidder.

3.0 When only domestic bidders are involved:

Comparison will be done on Total value vide SI no 10 of Domestic bidder.

Note:

- 1. Domestic bidders must quote inland freight charges up to **Hamira store,Jaisalmer(Rajasthan)**, In case bidder fail to quote inland freight charges, highest freight quoted by domestic bidder (considering prorated distance) against this tender shall be loaded to their offer for comparison purpose.
- 2. The items covered under this enquiry shall be used by OIL in the PEL/ML areas issued/renewed after 01/04/99 and hence, applicable Customs Duty for import of goods shall be ZERO. However, GST@ %5 shall be applicable. GST@ 5% shall be applicable for Indigenous bidders also under deemed export benefit.
- 3. Other clauses shall be applicable as per **MM-RP-GLOBAL-E-01-2005** and Goods & Service Tax clauses as per GST CLAUSE (ANNEX.-GST) uploaded in Tender.
- 4. If any of the Clauses of this tender document contradict the Clauses of the **booklet MM-RP-GLOBAL-E-01-2005** for E-procurement (ICB Tenders) elsewhere; those in this tender document shall prevail.

GOODS AND SERVICES TAX

Provision of Clauses towards taxes and duties of document no MM/RP/GLOBAL/E-01/2005(Revised in May 2016) stands deleted and replaced with the following:

- **.1 "GST" shall mean Goods and Services Tax charged on the supply of material(s) and services. The term "GST" shall be construed to include the Integrated Goods and Services Tax (hereinafter referred to as "IGST") or Central Goods and Services Tax (hereinafter referred to as "CGST") or State Goods and Services Tax (hereinafter referred to as "SGST") or Union Territory Goods and Services Tax (hereinafter referred to as "UTGST") depending upon the import / interstate or intrastate supplies, as the case may be. It shall also mean GST compensation Cess, if applicable.
- **.2 The quoted price shall be deemed to be inclusive of all taxes and duties except "Goods and Services Tax" (hereinafter called GST) (i.e. IGST or CGST and SGST/UTGST applicable in case of interstate supply or intra state supply respectively and GST compensation Cess if applicable).
- **.3 Contractor/vendor shall be required to issue tax invoice in accordance with GST Act and/or Rules so that input credit can be availed by OIL (Oil India Limited)/client. In the event that the contractor / vendor fails to provide the invoice in the form and manner prescribed under the GST Act read with GST Invoicing Rules thereunder, OIL/client shall not be liable to make any payment on account of GST against such invoice.
- **.4 GST shall be paid against receipt of tax invoice and proof of payment of GST to government. In case of non-receipt of tax invoice or non-payment of GST by the contractor/vendor, OIL shall withhold the payment of GST.
- **.5 GST payable under reverse charge for specified services or goods under GST act or rules, if any, shall not be paid to the contractor/vendor but will be directly deposited to the government by OIL/client.
- **.6 Where OIL/client has the obligation to discharge GST liability under reverse charge mechanism and OIL/client has paid or is /liable to pay GST to the Government on which interest or penalties becomes payable as per GST laws for any reason which is not attributable to OIL or ITC with respect to such payments is not available to OIL/client for any reason which is not attributable to OIL, then OIL shall be entitled to deduct/ setoff / recover such amounts against any amounts paid or payable by OIL/client to Contractor / Supplier.
- **.7 The Supplier shall always comply with the requirements of applicable laws and provide necessary documents as prescribed under the Rules & Regulations, as applicable from time to time. In particular, if any tax credit, refund or other benefit is denied or delayed to OIL/project owner due to any non-compliance / delayed compliance by the Supplier under the Goods & Service Tax Act (such as failure to upload the details of the sale on the GSTN portal, failure to pay GST to the Government) or due to non-furnishing or furnishing of incorrect or incomplete documents by the Supplier, the Supplier shall be liable to reimburse OIL/project owner for all such losses and other consequences including, but not limited to the tax loss, interest and penalty.
- **.8 Notwithstanding anything contained anywhere in the Agreement, in the event that the input tax credit of the GST charged by the Contractor / Vendor is denied by the tax authorities to OIL/client for reasons attributable to Contractor / Vendor, OIL/client shall be entitled to recover such amount from the Contractor / Vendor by way of adjustment from the next invoice. In addition to the amount of GST, OIL/client shall also be entitled to recover interest at the rate prescribed under GST Act and penalty, in case any penalty is imposed by the tax authorities on OIL/project owner.
- **.9 TDS under GST, if applicable, shall be deducted from contractor's/vendor's bill at applicable rate and a certificate as per rules for tax so deducted shall be provided to the contractor/vendor.

- **.10 The Contractor will be under obligation for charging correct rate of tax as prescribed under the respective tax laws. Further the Contractor shall avail and pass on benefits of all exemptions/ concessions available under tax laws.
- **.11 The contractor will be liable to ensure to have registered with the respective tax authorities and to submit self-attested copy of such registration certificate(s) and the Contractor will be responsible for procurement of material in its own registration (GSTIN) and also to issue its own Road Permit/ E-way Bill, if applicable etc.
- **.12 In case the bidder is covered under Composition Scheme under GST laws, then bidder should quote the price inclusive of the GST (CGST & SGST/UTGST or IGST). Further, such bidder should mention "Cover under composition system" in column for GST (CGST & SGST/UTGST or IGST) of price schedule.
- **.13 OIL/client will prefer to deal with registered supplier of goods/ services under GST. Therefore, bidders are requested to get themselves registered under GST, if not registered yet. However, in case any unregistered bidder is submitting their bid, their prices will be loaded with applicable GST while evaluation of bid. Where OIL/client is entitled for input credit of GST, the same will be considered for evaluation of bid as per evaluation methodology of tender document.

**.14 GST (GOODS & SERVICE TAX) (TRANSPORTATION CHARGES, SUPERVISION / TRAINING, SITE WORK):

The quoted Prices towards Transportation, Supervision, Training, Site Work, AMC shall be inclusive of all taxes & duties except Goods & Service Tax (GST).

Goods & Service Tax (GST) as billed by the Supplier shall be payable at actuals by Owner subject to Contractor furnishing proper tax invoice issued in accordance with Goods & Service Tax (GST) rules to enable Owner to take input tax credit as per Govt. Rules 2004 on Goods & Service Tax (GST) paid.

Goods & Service Tax (GST) shall not be payable, if the requirements as specified above are not fulfilled by the Supplier. In case of non-receipt of above, Owner shall withhold the payment of Goods & Service Tax (GST).

In case of Foreign Bidders, where foreign bidder does not have permanent establishment in India, for supervision/training services by foreign supervisor at Project Site, Goods & Service Tax (GST) shall be paid by Owner to tax authorities.

**.15 Documentation requirement for GST

The vendor will be under the obligation for invoicing correct tax rate of tax/duties as prescribed under the GST law to Owner/OIL, and pass on the benefits, if any, after availing input tax credit.

Any invoice issued shall contain the following particulars-

- a) Name, address and GSTIN of the supplier;
- b) Serial number of the invoice;
- c) Date of issue;
- d) Name, address and GSTIN or UIN, if registered of the recipient;
- e) Name and address of the recipient and the address of the delivery, along with the State and its code,
- f) HSN code of goods or Accounting Code of services;
- g) Description of goods or services;
- h) Quantity in case of goods and unit or Unique Quantity Code thereof;
- i) Total value of supply of goods or services or both;
- j) Taxable value of supply of goods or services or both taking into discount or abatement if any;
- k) Rate of tax (IGST,CGST, SGST/ UTGST, cess);
- I) Amount of tax charged in respect of taxable goods or services (IGST, CGST, SGST/ UTGST, cess);

- m) Place of supply along with the name of State, in case of supply in the course of inter-state trade or commerce;
- n) Address of the delivery where the same is different from the place of supply and
- o) Signature or digital signature of the supplier or his authorised representative.

GST invoice shall be prepared in triplicate, in case of supply of goods, in the following manner-

- a) The original copy being marked as ORIGINAL FOR RECIPIENT;
- b) The duplicate copy being marked as DUPLICATE FOR TRANSPORTER and
- c) The triplicate copy being marked as TRIPLICATE FOR SUPPLIER.

In case of any advance given against any supplies contract, the supplier of the goods shall issue Receipt Voucher containing the details of details of advance taken along with particulars as mentioned in clause no. **.15 (a), (b), (c), (d), (g), (k), (l), (m) & (o) above.

**.16 GENERAL REMARKS ON TAXES & DUTIES:

In view of GST Implementation from 1st July 2017, Excise Duty, CST/VAT, Service tax, Entry Tax and other indirect taxes and duties have been submerged in GST. Accordingly reference of Excise Duty, Service Tax, VAT, Sales Tax, Entry Tax, E1/E2 Forms, and any other form of indirect tax except of GST mentioned in the bidding document shall be ignored.

Provisions to be incorporated in the ITB of tenders for procurement of Goods pertaining to Oil & Gas business activities covered under Purchase preference Policy (linked with Local Content) (PP-LC)

Purchase preference policy (linked with Local Content)(PP-LC) notified vide letter no.O-27011/44/2015-ONG-II/FP dated 25.04.2017 of MoPNG.

- In case a bidder is eligible to seek benefits under PP-LC policy as well as Public Procurement Policy for MSEs-Order 2012, then the bidders should categorically seek benefits against only one of the two policies i.e. either PP-LC or MSE policy. If a bidder seeks free of cost tender document under the MSE policy, then it shall be considered that the bidder has sought benefit against the MSE policy and this option once exercised cannot be modified subsequently.
- 2. Bidders seeking Purchase preference (linked with Local Content)(PP-LC) shall be required to meet / exceed the target of Local Content (LC) of 30 %.

2.1	Such bidders shall furnish following undertaking from the manufacturer on Manufacturers letter head along with their techno-commercial bid. The undertaking shall become a part of the contract.
	"We (Name of Manufacturer) undertake that we meet the mandatory minimum Local Content (LC) requirement i.e (to be filled as notified at Enclosure I of the policy) for claiming purchase preference linked with Local Contents under the Govt. policy against under tender no"
2.2	Above undertaking shall be supported by the following certificate from Statutory Auditor engaged by the bidder, on the letter head of such Statutory Auditor.
ı	"We the statutory auditor of M/s (name of the bidder) hereby certify that M/s (name of manufacturer) meet the mandatory Local Content requirements of the Goods and/or Services i.e (to be filled as notified at Enclosure I of the policy) quoted vide offer No dated against OIL's tender No by M/s (Name of the bidder).

- a. In case of bidder(s) for whom Statutory Auditor is not required as per law required certificates shall be provided by a practicing Chartered Accountant.
- b. In case the manufacturer himself is bidding then the certificate shall be submitted by the Statutory Auditors of the manufacturer who shall provide the break-up of the cost component as per Enclosure . If of the policy documents.
- c. In case of bidder is a supplier quoting on behalf of manufacturer then the certificate shall be submitted by the Statutory Auditors of the supplier who shall provide the break-up of the cost component of the manufacturer as per Enclosure. II of the policy documents. The responsibility for the certificate provided by the statutory auditor of the supplier shall be that of the supplier.
- d. In case the tender scope covers testing, installation and commissioning and any other services in respect of the supplied goods/equipments then such costs shall also be considered in LC for which the bidder shall provide certificate from the Statutory Auditors or the Chartered Accountants as the case may be.
- 2.3 At the bidding stage the bidder shall provide Break-up of %Local Component+ and %Longorted Component+ in the prescribed format enclosed as Enclosure-II of the policy document and submit / uploaded(in the e-procurement portal in case of e-tender) along with their price.
- Eligible (techno-commercially qualified) LC bidder shall be granted a purchase preference of 10% i.e. where the evaluated price is within 10% of the evaluated lowest price of Non Local Content (NLC) bidder, other things being equal. Accordingly, purchase preference shall be granted to the eligible (techno-commercially qualified) LC bidder concerned, at the lowest valid i.e. NLC price bid.
- 3.1 Only those LC bidders whose bids are within 10% of the NLC L1 bid would be allowed an opportunity to match L1 bid. All the eligible LC bidder shall be asked to submit their confirmation to match their

price in sealed envelopes. Envelopes of the bidders shall be opened and award shall be made to the lowest evaluated TA/CA (Techno-Commercially Acceptable) bidder among the eligible LC bidders. In case the lowest eligible LC bidder fails to match L1 price, the next eligible LC bidder will be awarded the prescribed quantity and so on. In case none of the eligible LC bidders matches the L1 bid, the actual bidder holding L1 price will secure the order.

- 4. Order for supply of 50% of the tendered quantity would be awarded to the lowest techno-commercially qualified LC bidder, subject to matching with valid NLC L1 price. The remaining quantity will be awarded to L1 (i.e. NLC bidder). Prescribed 50% tendered quantity for LC bidders shall not be further sub-divided among eligible LC bidders.
- 4.1 However, if L1 bidder happens to be a LC bidder, the entire procurement value shall be awarded to such bidder.
- 4.2 When the tendered goods/services cannot be divided in the exact ratio of 50% / 50% then OIL reserves the right to award on lowest eligible PP-LC bidder for quantity not less than 50% as may be dividable.

For example

In case tendered quantity is 3 (not divisible in the ratio of 50:50), PP-LC bidder shall get order for 2 nos. only and the rest will go to L-1 (NLC bidder).

OR

(Alternate clause applicable for cases where tendered quantity cannot be divided).

- 4. The tendered quantity is not splitable / non-dividable / cannot be procured from multiple sources. Hence, the entire procurement value shall be awarded to the lowest techno-commercially qualified LC bidder subject to matching with valid NLC L1 rates.
- For the purpose of this policy, all terms used vide aforesaid policy shall be governed by the definitions specified at para 2 of the policy document notified by MoPNG vide letter No. O-27011/44/2015-ONG/II/FP dated 25.04.2017.
- The successful bidder shall be obliged to fulfill the requirements of quality and delivery time in accordance with the provisions of the Purchase order/contract.
 - OIL shall have the right to satisfy itself of the production capability and product quality of the manufacturer.
- 7.0 Determination of LC
 - 7.1 LC shall be computed on the basis of the cost of domestic components in goods compared to the whole cost of product. The whole cost of product shall be constituted of the cost spent for the production of goods, covering direct component (material) cost, direct manpower cost, factory overhead cost and shall exclude profit, company overhead cost and taxes for the delivery of goods.
 - 7.2 The criteria for determination of the Local Content cost shall be as follows:
 - a) In the case of direct component (material), based on country of origin.
 - b) In the case of manpower based on INR component and
 - c) In the case of working equipment/facility, based on the country or origin.
 - 7.3 The calculation of LC of the combination of several kinds of goods shall be based on the ratio of the sum of the multiplication of LC of each of the goods with the acquisition price of each goods to the acquisition price of the combination of goods.
 - 8.0 Calculation of LC and Reporting
 - 8.1 LC shall be calculated on the basis of verifiable data. In the case of data used in the calculation of LC being not verifiable, the value of LC of the said component shall be treated as nil.
 - 8.2 Formats for the calculation of LC of goods is given in this document.
 - 9.0 Certification and Verification

9.1 Bidder seeking Purchase Preference under the policy, shall be obliged to verify the LC of goods as follows:

9.1.2 At bidding stage:

- a) Price Break-up
- (i) The bidder shall provide break-up of ‰ocal Component+ and ‰nported Component+ along with the price bid as per provisions under clause 2.3.
- (ii) Bidder must have LC in excess of the specified requirement.
 - b) Undertaking by the bidder
- i. The bidder shall submit undertaking along with the techno-commercial bid as per clause no.2.1, such undertaking shall become a part of the contract.
- ii. Bidder shall also submit the list of items / services to be procured from Indian manufacturers / service providers.
 - c) Statutory Auditorcs Certificate

The Undertaking submitted by the bidder shall be support by a certificate from Statutory Auditor as per clause 2.2.

9.1.3 After Contract Award

- a) In the case of procurement cases with the value less than Rs. 5 crore (Rupees Five Crore), the LC content may be calculated (self-assessment) by the supplier of goods and/or the provider of services and certified by the Director/Authorized Representative of the Company.
- b) The verification of the procurement cases with the value Rupees Five Crore and above shall be carried out by a Statutory Auditor engaged by the bidder.
- 9.2 Each supplier shall provide the necessary Local Content documentation to the statutory auditor, which shall review and determine the local content requirements have been met and issue of local content certificate to that effect on behalf of OIL, stating the percentage of local content in the good or service measured. The Auditor shall keep all necessary information obtained from suppliers for measurement of Local Content confidential.
- 9.3 The Local Content certificate shall be submitted along with each invoice raised. However, the % of local content may vary with invoice while maintaining the overall % of local content for the total purchase of the pro-rata local content requirement. In case, it is not satisfied cumulatively in the invoices raised up to that stage, the supplier shall indicate how the local content requirement would be met in the subsequent stages.
- 9.4 Where currency quoted by the bidder is other than Indian Rupee then the bidder claiming benefits under PP-LC shall consider exchange rate prevailing on the date of notice inviting tender (NIT) for the calculation of Local Content.
- 9.5 OIL shall have the authority to audit as well as witness production processes to certify the achievement of the requisite local content.
- 10 Sanctions
- 10.1 OIL shall impose sanction on bidder/manufacturers/service providers for not fulfilling LC of goods/services in accordance with the value mentioned in certificate of LC.
- 10.2 The sanctions may be in the form of written warning, financial penalty and blacklisting.
- 10.3 If the bidder does not fulfill his obligation after the expiration of the period specified in such warning. OIL shall initiate action for blacklisting such bidder/ successful bidder.
- 10.4 A bidder who has been awarded the contract after availing Purchase Preference is found to have violated the LC provision, in the execution of the procurement contract of goods and/or services shall be subject to financial penalty over and above the PBG value prescribed in the contract and shall not be more than an amount equal to 10% of the Contract Price.

- 10.5 In pursuance of the clause No.10.4 above, towards fulfillment of conditions pertaining to Local Contents in accordance with the value mentioned in the certificate of LC, the bidder shall have to submit additional Bank Guarantee (format attached at Enclosure B) equivalent to the amount of PBG.
- 11. Bidders should note that PP . LC shall not be available in case of procurement of goods / services falling under the list of items reserved for exclusive purchase from Micro and Small Enterprise (MSEs) or Domestically Manufactured Electronic Products (DMEP).

Enclosure-B

Proforma of Bank Guarantee towards Purchase Preference - Local Content

Ref. No	Bank Guarantee No Dated
To Oil India Limited	
India	
Dear Sirs,	
successors, administrators, executors and	(hereinafter referred to as OIL, the context or meaning thereof, include all its assignees) having entered into a CONTRACT (hereinafter called #the
CONTRACTq which expression shall incompared to the contract of	lude all the amendments thereto) with M/s its registered/head office at
shall, unless repugnant to the context of administrators, executors and assignees) and shall furnish to OIL a Bank guarantee for Ir fulfillment of conditions pertaining to Local C	ed to as the £ONTRACTOR which expression or meaning thereof include all its successors, do OIL having agreed that the CONTRACTOR and a Rupees/US\$ for the faithful ontent in accordance with the value mentioned in the contractor for claiming purchase preference with Local Content).
meaning thereof, include all its successor assignees) do hereby guarantee and undertwriting any / all money to the exten (Indian Ruped) without a without any reference to the CONTRACTOR serving a written notice shall be conclusive a regards the amount due and payable, not Court, Tribunal, Arbitrator or any other author liability under these presents being absolute herein contained shall be irrevocable and shaby OIL in writing. This guarantee shall	registered under the laws of at (hereinafter a shall, unless repugnant to the context or res, administrators, executors and permitted ake to pay to OIL immediately on first demand in the of Indian Rs./US\$ (in figures) es/US Dollars (in words) any demur, reservation, contest or protest and/or any such demand made by OIL on the Bank by and binding, without any proof, on the bank as withstanding any dispute(s) pending before any rity and/or any other matter or thin whatsoever, as and unequivocal. We agree that the guarantee all continue to be enforceable until it is discharged not be determined, discharged or affected by the ncy of the CONTRACTOR and shall remain valid,

3. The Bank also agrees that OIL at its option shall be entitled to enforce this Guarantee against the Bank as a principal debtor, in the first instance, without proceeding against the CONTRACTOR and notwithstanding any security or other guarantee that OIL may have in relation to the CONTRACTORs liabilities.

- 4. The Bank further agrees the OIL shall have the fullest liberty without our consent and without affecting in any manner our obligations hereunder to vary any of the terms and conditions of the said CONTRACT or to extend time of performance by the said CONTRACTOR(s) from time to time or to postpone for any time or from time to time exercise of any of the powers vested in OIL against the said CONTRACTOR(s) and to forbear or enforce any of the terms and conditions relating to the said agreement and we shall not be relived from our liability by reason of any such variation, or extension being granted to the said CONTRACTOR(s) or for any forbearance, act or omission on the part of OIL or any indulgence by OIL to the said CONTRACTOR(s) or any such matter or thing whatsoever which under the law relating to sureties would, but for this provision, have effect of so relieving us.
- 5. The Bank further agrees that the Guarantee herein contained shall remain in full force during the period that is taken for the performance of the CONTRACT and all dues of OIL under or by virtue of this CONTRACT have been fully paid and its claim satisfied or discharged or till OIL discharges this guarantee in writing, whichever is earlier.
- 6. This Guarantee shall not be discharged by any change in our constitution, in the constitution of OIL or that of the CONTRACTOR.
- 7. The Bank confirms that this guarantee has been issued with observance of appropriate laws of the country of issue.
- 8. The Bank also agrees that this guarantee shall be governed and construed in accordance with Indian Laws and subject to the exclusive jurisdiction of Indian Courts of the place from where the purchase CONTRACT has been placed.

limited to Indian Rs./US\$(in figures) and or	ed herein above, out liability under this Guarantee is (Indian Rupees/US Dollars (in words) ur guarantee shall remain in force until date of expiry of bank guarantee).
Guarantee. If no such claim has been rethis Guarantee will cease. However, if	nust be received by us before the expiry of this Bank eceived by us by the said date, the rights of OIL under such a claim has been received by us within the said trantee shall be valid and shall not cease until we have
In witness whereof, the Bank through this date of 20	gh its authorized officer has set its hand and stamp on at
WITNESS NO.1	
(Signature) Full name and official address (in legible letters) Stamp	(Signature) Full name, designation and address (in legible letters) With Bank
WITNESS NO.2	Attorney as per power of Attorney No Dated
(Signature) Full name and official address (in legible letters)	

Stamp

Formats for calculation of Local Content in Goods:

A. GOODS: (As per Enclosure II of PP-LC Policy) CALCULATION OF LOCAL CONTENT- GOODS

Name of Manufacturer	Calculation by manufacturer			
		Cost per one uni	it of product	
Cost component	Cost (Domestic component) a	Cost (Imported component) b	Cost Total Rs./Foreign Currency (To be specified by the manufacturer) c = a+b	%Domestic Component d = a/c
I. Direct material cost				
II. Direct labour cost				
III. Factory overhead				
IV. Total production cost				

- 1	

As regards cases where currency quoted by the bidder is other than Indian Rupee, exchange rate prevailing on the date of notice inviting tender (NIT) shall be considered for the calculation of Local Content. (Applicable for Foreign Purchase / Global Tenders)

INTEGRITY PACT

Between

Oil India Limited (OIL) hereinafter referred to as "The Principal"

And

(Name of the bidder)......hereinafter referred to as "The Bidder/Contractor"

Preamble:

In order to achieve these goals, the Principal cooperates with the renowned international Non-Governmental Organization "Transparency International" (TI). Following TI's national and international experience, the Principal will appoint an external independent Monitor who will monitor the tender process and the execution of the contract for compliance with the principles mentioned above.

Section: 1 -Commitments of the Principal

- (1) The Principal commits itself to take all measures necessary to prevent corruption and to observe the following principles:
 - 1. No employee of the Principal, personally or through family members, will in connection with the tender for, or the execution of a contract, demand, take a promise for or accept, for him/herself or third person, any material or immaterial benefit which he/she is not legally entitled to.
 - 2. The Principal will, during the tender process treat all Bidders with equity and reason. The Principal will in particular, before and during the tender process, provide to all Bidders the same information and will not provide to any Bidder confidential/additional information through which the Bidder could obtain an advantage in relation to the tender process or the contract execution.
 - 3. The Principal will exclude from the process all known prejudiced persons.
- (2) If the Principal obtains information on the conduct of any of its employees which is a criminal offence under the relevant Anti-Corruption Laws of India, or if there be a Page 2 of 6 substantive suspicion in this regard, the Principal will inform its Vigilance Office and in addition can initiate disciplinary actions.

Section: 2 -Commitments of the Bidder/Contractor

- (1) The Bidder/Contractor commits itself to take all measures necessary to prevent corruption. He commits himself to observe the following principles during his participation in the tender process and during the contract execution.
 - 1. The Bidder/Contractor will not, directly or through any other person or firm, offer, promise or give to any of the Principal's employees involved in the tender process or the execution of the contract or to any third person any material or immaterial benefit which he/she is not legally entitled to, in order to obtain in

exchange any advantage of any kind whatsoever during the tender process or during the execution of the contract.

- 2. The Bidder/Contractor will not enter with other Bidders into any undisclosed agreement or understanding, whether formal or informal. This applies in particular to prices, specifications, certifications, Subsidiary contracts, submission or non-submission of bids or any other actions to restrict competitiveness or to introduce cartelization in the bidding process.
- 3. The Bidder/Contractor will not commit any offence under the relevant Anticorruption Laws of India; further the Bidder/Contractor will not use improperly, for purposes of competition or personal gain, or pass on to others, any information or document provided by the Principal as part of the business relationship, regarding plans, technical proposals and business details, including information contained or transmitted electronically.
- 4. The Bidder/Contractor will, when presenting his bid, disclose any and all payments he has made, is committed to or intends to make to agents, brokers or any other intermediaries in connection with the award of the contract.
- (2) The Bidder/Contractor will not instigate third persons to commit offences outlined above or be an accessory to such offences.
- (3) The Bidder/Contractor signing Integrity Pact shall not approach the Courts while representing the matters to IEMs and he/she will await their decision in the matter.

Section 3 -Disqualification from tender process and exclusion from future Contracts

If the Bidder, before contract award has committed a transgression through a violation of Section 2 or in any other form such as to put his reliability or risibility as Bidder into question, the Principal is entitled to disqualify the Bidder from the tender process or to terminate the contract, if already signed, for such reason.

- 1. If the Bidder/Contractor has committed a transgression through a violation of Section 2 such as to put his reliability or credibility into question, the Principal is entitled also to exclude the Bidder/Contractor from future contract award processes. The imposition and duration of the exclusion will be determined by the severity of the transgression. The severity will be determined by the circumstances of the case, in particular the number of transgressions, the position of the transgressions within the company hierarchy of the Bidder and the amount of the damage. The exclusion will be imposed for a minimum of 6 months and maximum of 3 years.
- 2. The Bidder accepts and undertakes to respect and uphold the Principal's Absolute right to resort to and impose such exclusion and further accepts and undertakes not to challenge or question such exclusion on any ground, including the lack of any hearing before the decision to resort to such exclusion is taken. This undertaking is given freely and after obtaining independent legal advice.
- 3. If the Bidder/Contractor can prove that he has restored/recouped the Damage caused by him and has installed a suitable corruption prevention system, the Principal may revoke the exclusion prematurely.
- 4. A transgression is considered to have occurred if in light of available evidence no reasonable doubt is possible.

5. Integrity Pact, in respect of a particular contract, shall be operative from the date Integrity Pact is signed by both the parties till the final completion of the contract **or as mentioned in Section 9- Pact Duration whichever is later**. Any violation of the same would entail disqualification of the bidders and exclusion from future business dealings

Section 4 -Compensation for Damages

- 1. If the Principal has disqualified the Bidder from the tender process prior to the award according to Section 3, the Principal is entitled to demand and recover from the Bidder liquidated damages equivalent to Earnest Money Deposit / Bid Security.
- (2) If the Principal has terminated the contract according to Section 3, or if the Principal is entitled to terminate the contract according to Section 3, the principal shall be entitled to demand and recover from the Contractor liquidated damages equivalent to Security Deposit / Performance Bank Guarantee.
- 3. The bidder agrees and undertakes to pay the said amounts without protest or demur subject only to condition that if the Bidder/Contractor can prove and establish that the exclusion of the Bidder from the tender process or the termination of the contract after the contract award has caused no damage or less damage than the amount or the liquidated damages, the Bidder/Contractor shall compensate the Principal only to the extent of the damage in the amount proved.

Section 5 -Previous transgression

- 1. The Bidder declares that no previous transgression occurred in the last 3 years with any other Company in any country conforming to the TI approach or with any other Public Sector Enterprise in India that could justify his exclusion from the tender process.
- 2. If the Bidder makes incorrect statement on this subject, he can be disqualified from the tender process or the contract, if already awarded, can be terminated for such reason.

Section: 6 -Equal treatment of all Bidders/Contractor/Subcontractors

- 1. The Principal will enter into Pacts on identical terms with all bidders and contractors.
- 2. The Bidder / Contractor undertake(s) to procure from all subcontractors a commitment in conformity with this Integrity Pact. The Bidder/Contractor shall be responsible for any violation(s) of the provisions laid down in this agreement/Pact by any of its sub-contractors/sub-vendors.
- 3. The Principal will disqualify from the tender process all bidders who do not sign this Pact or violate its provisions.

Section: 7 - Criminal charges against violating Bidders/Contractors/ Subcontractors

If the Principal obtains knowledge of conduct of a Bidder, Contractor or Subcontractor, or of an employee or a representative or an associate of a Bidder, Contractor or Subcontractor, which constitutes corruption, or if the Principal has substantive suspicion in this regard, the Principal will inform the Vigilance Office.

Section: 8 -External Independent Monitor/Monitors

- 1. The Principal appoints competent and credible external independent Monitor for this Pact. The task of the Monitor is to review independently and objectively, whether and to what extent the parties comply with the obligations under this agreement.
- 2. The Monitor is not subject to instructions by the representatives of the parties and performs his functions neutrally and independently. He reports to the Chairperson of the Board of the Principal.
- 3. The Contractor accepts that the Monitor has the right to access without restriction to all Project documentation of the Principal including that provided by the Contractor. The Contractor will also grant the Monitor, upon his request and demonstration of a valid interest, unrestricted and unconditional access to his project documentation. The same is applicable to Subcontractors. The Monitor is under contractual obligation to treat the information and documents of the Bidder/Contractor/Subcontractor with confidentiality.
- 4. The Principal will provide to the Monitor sufficient information about all meetings among the parties related to the Project provided such meetings could have an impact on the contractual relations between the Principal and the Contractor. The parties offer to the Monitor the option to participate in such meetings.
- 5. As soon as the Monitor notices, or believes to notice, a violation of this agreement, he will so inform the Management of the Principal and request the Management to discontinue or heal the violation, or to take other relevant action. The monitor can in this regard submit non-binding recommendations. Beyond this, the Monitor has no right to demand from the parties that they act in a specific manner, refrain from action or tolerate action. However, the Independent External Monitor shall give an opportunity to the bidder / contractor to present its case before making its recommendations to the Principal.
- 6. The Monitor will submit a written report to the Chairperson of the Board of the Principal within 8 to 10 weeks from the date of reference or intimation to him by the 'Principal' and, should the occasion arise, submit proposals for correcting problematic situations.
- 7. If the Monitor has reported to the Chairperson of the Board a Substantiated suspicion of an offence under relevant Anti-Corruption Laws of India, and the Chairperson has not, within reasonable time, taken visible action to proceed against such offence or reported it to the Vigilance Office, the Monitor may also transmit this information directly to the Central Vigilance Commissioner, Government of India.
- 8. The word 'Monitor' would include both singular and plural.

Section:9 -Pact Duration

This Pact begins when both parties have legally signed it. It expires for the Contractor 12 months after the last payment under the respective contract, and for all other Bidders 6 months after the contract has been awarded.

If any claim is made/ lodged during this time, the same shall be binding and continue to be valid despite the lapse of this pact as specified above, unless it is discharged/determined by Chairperson of the Principal.

Section: 10 -Other provisions

1. This agreement is subject to Indian Law. Place of performance and jurisdiction is the Registered Office of the Principal, i.e. New Delhi. The Arbitration clause provided in the main tender document / contract shall not be applicable for any issue / dispute arising under Integrity Pact.

- 2. Changes and supplements as well as termination notices need to be made in writing. Side agreements have not been made.
- 3. If the Contractor is a partnership or a consortium, this agreement must be, signed by all partners or consortium members.
- 4. Should one or several provisions of this agreement turn out to be invalid, the remainder of this agreement remains valid. In this case, the parties will strive to come to an agreement to their original intensions.

For the Principal	For the Bidder/Contractor	
	Witness 1:	
	Witness 2:	
Place. Date .		

REVISED BID SECURITY FORM (BANK GUARANTEE)

Ref. No.	Bank Guarantee No.
TO OIL INDIA LIMITED For DGM-SERVICES RAJASTHAN PROJECT JODHPUR-342005	
submitted their Bid No. (hereinafter called "the JODHPUR (hereinafter called presents that we (Name called registered office at	dder)
SEALED with the commo	on seal of the said Bank this Day of, 2017.
THE CONDITIONS of this 1. If the bidder withdra Bidder; Or	s obligation are: ws their bid during the period of bid validity specified by the
during the period of bid v - fails or refuses to execu Instructions to bidders in	te the Form of Contract in accordance with the a the tender documents, or sh the Performance Security in accordance with the Instructions
_	fraudulent document/information in their bid
demand (by way of letter demand, provided that in	Company up to the above amount upon receipt of its first written c/fax/cable/email), without Company having to substantiate its a its demand Company will note that the amount claimed by it is occurrence of one or two or all of the conditions, specifying the aditions.
	in in force up to and including the date (**) and any demand in ach the bank not later than the above date.
Name of Bank & Address Witness Address	OF THE GUARANTOR
(Signature, Name and Ad Date	

• The bidder should insert the amount of the guarantee in words and figures denominated in the currency of the Company's country or an equivalent amount in a freely convertible currency.

· The Date of Expiry of Bank Guarantee should be 210 days after the bid closing date as stated in the tender document

The details of the issuing bank and controlling bank are as under:

A.Issuing Bank

- 1. Full address of the bank:
- 2. Email address of the bankers:
- 3. Mobile nos. of the contact persons:

B.Controlling Office

- 1. Address of the controlling office of the BG issuing banks:
- 2. Name of the contact persons at the controlling office with their mobile nos. and email address:

Signature& Seal of the Bank

The following is the Bank details of OIL for obtaining Bank Guarantee:

Bank Details of Beneficiary	
a) Bank Name	CORPORATION BANK
b) Branch Name	JODHPUR BRANCH (0492)
c) Branch Address	No. 76, LK TOWER, CHOPASANI ROAD, JODHPUR-342003, RAJASTHAN
d) Banker Account No.	049200201000626
e) Type of Account	CURRENT ACCOUNT
f) IFSC Code	CORP0000492
g) MICR Code	342017002
h) SWIFT Code	N/A
i) Contact No.	0291-2649128, 2625504
j) Contact Person Name	MR. P. RAMNATH DIWAKAR
k) Fax No.	-
1) Email Id	cb492@corpbank.co.in

PERFORMANCE BANK GUARANTEE FORM (UNCONDITIONAL)*

To: (Name of Company) (Address of Company)
WHEREAS (Name and address of Contractor)
AND
WHEREAS we have agreed to give the Contractor such a Bank Guarantee, now THEREFORE we hereby affirm that we are the Guarantor and responsible to you, on behalf of the Contractor, up to a total of (Amount of Guarantee)** (in words)
We hereby waive the necessity of your demanding the said debt from the Contractor before presenting us with the demand.
We further agree that no change or addition to or other modifications of the terms of the Contract or of the work to be performed there under or of any of the Contract documents which may be made between you and the Contractor shall in any way release us from any liability under this guarantee, and we hereby waive notice of any such change, addition or modification.
This guarantee is valid until the date ()**(calculated at 3 months after Contract completion date).
SIGNATURE & SEAL OF THE GUARANTOR :
Address:
Date :
* Diddens are NOT received to consider this forms while submitting the hid

The details of the issuing bank and controlling bank are as under:

^{*} Bidders are NOT required to complete this form while submitting the bid.

^{**}An amount is to be inserted by the guarantor, representing the percentage of the Contract price specified in the Contract, and denominated either in the currency of the Contract or in a freely convertible currency acceptable to the Company as per para 29.0 of Part-1.

A.Issuing Bank

- 1. Full address of the bank:
- 2. Email address of the bankers:
- 3. Mobile nos. of the contact persons:

B.Controlling Office

- 1. Address of the controlling office of the BG issuing banks:
- 2. Name of the contact persons at the controlling office with their mobile nos. and email address:

Signature& Seal of the Bank

The following is the Bank details of OIL for obtaining Bank Guarantee:

Bank Details of Beneficiary	
d) Bank Name	CORPORATION BANK
e) Branch Name	JODHPUR BRANCH (0492)
f) Branch Address	No. 76, LK TOWER, CHOPASANI ROAD,
	JODHPUR-342003, RAJASTHAN
d) Banker Account No.	049200201000626
e) Type of Account	CURRENT ACCOUNT
f) IFSC Code	CORP0000492
g) MICR Code	342017002
h) SWIFT Code	N/A
i) Contact No.	0291-2649128, 2625504
j) Contact Person Name	MR. P. RAMNATH DIWAKAR
k) Fax No.	-
1) Email Id	cb492@corpbank.co.in

NOTE: Bidders are requested to advise the Bank Guarantee issuing bank to comply with the following and ensure to submit, the receipt of the copy of SFMS message as sent by the issuing bank branch, along with the original Bank Guarantee in OIL's tender issuing office / upload the same in OIL's e-tender portal along with the technical bid.

The bank guarantee issued by the bank must be routed through SFMS platform as per following details:

- (a) "MT 760 / MT 760 COV for issuance of bank guarantee
- (b) "MT 760 / MT 767 COV for amendment of bank guarantee

The above message/intimation shall be sent through SFMS by the BG issuing bank branch to Axis Bank, Jodhpur Branch, IFS Code - UTIB0000057; Swift Code: AXISINBB057. Branch Address - AXIS Bank Ltd, Prince Tower, Near Jaljog Circle, Residency Road, Jodhpur - 342003"

END OF TENDER DOCUMENT